

SOLICITATION, OFFER, AND AWARD Architect of the Capitol		1. REQUISITION NO. CB 080114	2. PROJECT NO.
3. CONTRACT NUMBER	4. SOLICITATION NUMBER RFP080039	5. TYPE OF SOLICITATION <input type="checkbox"/> SEALED BID (IFB) <input checked="" type="checkbox"/> NEGOTIATED (RFP)	6. TITLE: 2009 Presidential Inaugural Sound System
8. ISSUED BY AOC - Procurement Division 2nd & D Streets, SW Room H2-263 WASHINGTON, DC 20515		7. DATE ISSUED: 05/07/2008	
		9. ADDRESS OFFER TO (If other than Item 8) AOC - Procurement Division 2nd & D Streets, SW Room H2-263 WASHINGTON, DC 20515	

NOTE: In sealed bid solicitations "offer" and "offeror" mean "bid" and "bidder".

SOLICITATION

10. Sealed offers in original and 3 copies for furnishing the supplies or services in the Schedule will be received at the place specified in item 9 on 06/05/2008 at 3:00pm (local time).

CAUTION - LATE Submissions, Modifications, and Withdrawals: All offers are subject to all terms and conditions contained in this solicitation.

11. FOR INFORMATION CALL: Matt Hazlinsky

TELEPHONE NO.(NO COLLECT CALLS) 202-226-0994

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OFFER (Must be fully completed by offeror)

NOTE: Item 13 does not apply if the solicitation includes the provision titled Minimum Bid Acceptance Period.

13. In compliance with the above, the undersigned agrees, if this offer is accepted within _____ CALENDAR days (60 CALENDAR days unless a different period is inserted by the offeror) from the date for receipt of offers specified above, to furnish any or all items upon which prices are offered at the price set opposite each item, delivered at the designated point(s), within the time specified in the schedule.

14. DISCOUNT FOR PROMPT PAYMENT	10 CALENDAR DAYS(%)	20 CALENDAR DAYS(%)	30 CALENDAR DAYS(%)	CALENDAR DAYS(%)
15. ACKNOWLEDGEMENT OF AMENDMENTS (The offeror acknowledges receipt of amendments to the SOLICITATION for offerors and related documents numbered and dated):	AMENDMENT NO.	DATE	AMENDMENT NO.	DATE

16A. NAME AND ADDRESS OF OFFEROR			CODE	17. NAME AND TITLE OF PERSON AUTHORIZED TO SIGN OFFER (Type or Print)	
16B. TELEPHONE NUMBER			16C. CHECK IF REMITTANCE ADDRESS IS DIFFERENT FROM ABOVE - ENTER SUCH ADDRESS IN	18. SIGNATURE	19. OFFER DATE
AREA CODE	NUMBER	EXT.			

AWARD (To be completed by Government)

20. AUTHORITY FOR USING OTHER THAN FULL AND OPEN COMPETITION:	21. ACCEPTED AS TO ITEMS NUMBERED	22. SUBMIT INVOICES VIA FAX FOR PAYMENT TO:	23. AMOUNT
24. NAME OF CONTRACTING OFFICER (Type or print) Matt Hazlinsky		25. UNITED STATES OF AMERICA BY _____ (Signature of the Contracting Officer)	26. AWARD DATE

Section B - Supplies or Services and Prices/Costs

THE SCHEDULE -The Contractor shall furnish all labor, equipment and materials to deliver, erect, perform the work and subsequently remove the Sound Amplification Systems for the 2009 Presidential Inaugural for the Architect of the Capitol at the West Front of the United States Capitol, Washington, D.C., in accordance with the requirements of the Statement of Work and contract.

BASE

Number	Commodity Name	Quantity	Unit of Issue	Unit Price (\$)	Total Cost (\$, Inc. disc)
1	Sound System	Total : 0.00	EA	\$	\$
Description: The Contractor shall furnish and install sound system as per attached Statement of Work and Drawings for the 2009 Presidential Inaugural.					
2	Wireless Headsets	Total : 0.00	EA	\$	\$
Description: The Contractor shall provide wireless headsets for the 2009 Presidential Inaugural ceremony per the attached Statement of Work and Drawings.					

Lump-Sum Price for Base

\$

OPTION 1

Number	Commodity Name	Quantity	Unit of Issue	Unit Price (\$)	Total Cost (\$, Inc. disc)
3	Emergency Generator	Total : 0.00	EA	\$	\$
Description: The Contractor shall deliver and set up on site an emergency generator for the 2009 Presidential Inaugural per the attached Statement of Work and Drawings.					

Lump-Sum Price for Option 1

\$

Lump-Sum Price for All Options

\$

Lump-Sum Price for Base and All Options

\$

B.1

Option Line Item 3 -

The AOC reserves the right to exercise Option Line Item 3 for the Emergency Generator up to 60 days prior to the date of the Inauguration (January 20, 2009).

Section C - Description/Specifications/Statement of Work

C.1

C.1 PERFORMANCE BOND –

A performance bond is required of the Contractor within 10 days of contract award. Additional detail regarding the performance bond is found in Section I, clause I.1 Performance Bonds – Other than Construction.

C.2 SPECIFICATIONS -

See 2009 Inaugural Sound System Specification, Attachment 1 of the Solicitation and resulting Contract.

C.3 SCOPE AND DESCRIPTION OF WORK

The Contractor shall furnish all labor, material, and equipment and perform the work for the furnishing, delivery, installation, testing, operation and subsequent removal of a sound reinforcement system for the 2009 Presidential Inaugural Ceremonies at the West Front of the United States Capitol, Washington, D.C., in strict accordance with the contract documents.

C.4 NOTICE TO OFFERORS

Offerors are specifically placed on notice that:

1. All offerors shall provide an address where equipment proposed in the Equipment List (Attachment 3 of the Solicitation and resulting Contract) can be revisited 10 days prior to arrival on site. The AOC will perform a final inspection at that time and address to verify that the contractor has available for use in the Inaugural Sound System the equipment listed in its proposal.
2. All loudspeaker locations indicated on the drawings are approximate. Final locations may vary from those indicated on the drawings; and
3. Offerors must be a franchised dealer and authorized service facility for the major products specified.

C.5 CONTRACTOR REQUIREMENTS

1. The Contractor shall provide, as part of the work under this contract, the services to perform all specified testing, to conduct pre-inaugural rehearsals, and to operate the sound reinforcement system on the site of the public inauguration ceremonies. Such work shall be required to be on site of the inauguration, including but not limited to full working days (8:30 a.m. - 6:00 p.m.) January 5 through January 15, 2009, and (7:00 a.m. - 11:00 p.m.) January 17 through 19, for performance testing and pre-inaugural rehearsals. The technicians shall be present from 6:00 a.m. to 6:00 p.m. on January 9, 2009 to operate the system for the Military Dress Rehearsal and from 6:00 a.m. to 3:00 p.m. on January 20, 2009 to operate the system during the public inauguration ceremonies.
2. The area referred to as the "West Front" includes the center portion of the West Front of the Capitol, including the stairs leading from the Terrace to the sidewalk; the temporary inaugural stands, which will be erected on the stairs; the area over the fountain; the entire lawn from the Capitol Building to First Street, N.W. and S.W.; the lawn between Constitution Avenue and Pennsylvania Avenue bordered by First Street, N.W. and Third Street, N.W.; and the Extended Standee Areas Zone A and Zone B between First Street, N.W. and S.W. and Fourth Street, N.W. and S.W.

3. The site of the work and surrounding areas will be in daily use by Members of Congress, other Government employees and the general public during the progress of the work. Accordingly, the Contractor shall conduct his operations and coordinate his work in such manner as to avoid unnecessary noise, obstructions and other objectionable conduct which may interfere with the activities of the building. Drilling, cutting, hammering and other noisy operations will be permitted only when compatible with the daily functions of occupants of the building. All construction machinery, tools and appliances shall be designed to operate with the least possible noise.
4. All materials, equipment, tools and appliances used on the work shall be stored to avoid interference with activities of the Government.
5. Parking facilities for personal vehicles are not available for the Contractor or his subcontractors, employees or material suppliers. The Contractor shall not park construction motor vehicles or equipment on the site without the written approval of the Architect.
6. Entrance to the site from the East Front Plaza of the Capitol is not available.
7. All persons entering the United States Capitol Building shall gain access to the building by passing through a magnetometer. In addition, all handbags and all hand-carried items shall be screened by x-ray devices prior to their entry into the building.
8. All paved areas, walkways, utilities and structures shall be protected from the construction loads of scaffolds and equipment by planking or other approved means. No construction equipment or material will be permitted to bear directly upon the paver blocks on the upper and lower terraces. Temporary bridging or other approved means shall be provided by the Contractor for transporting materials across the terraces.

Section D - Packaging and Marking

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Section E - Inspection and Acceptance

52.252-2 Sec. E

52.252-2 CLAUSES INCORPORATED BY REFERENCE (FEB 1998)

This contract incorporates one or more clauses by reference, with the same force and effect as if they were given in full text. Upon request, the Contracting Officer will make their full text available. Also, the full text of a clause may be accessed electronically at this/these address(es):

www.gsa.gov or www.arnet.gov

(End of clause)

Clauses By Reference

Clause	Title	Date
52.246-4	Inspection Of Services--Fixed Price	11/08/2006

Section F - Deliveries and Performance

AOC52.211-4

Term of Contract (Jan 2007)

The term of the contract shall be date of award through January 31, 2009.

(End of clause)

52.242-15

Stop-Work Order (Aug 1989)

(a) The Contracting Officer may, at any time, by written order to the Contractor, require the Contractor to stop all, or any part, of the work called for by this contract for a period of 90 days after the order is delivered to the Contractor, and for any further period to which the parties may agree. The order shall be specifically identified as a stop-work order issued under this clause. Upon receipt of the order, the Contractor shall immediately comply with its terms and take all reasonable steps to minimize the incurrence of costs allocable to the work covered by the order during the period of work stoppage. Within a period of 90 days after a stop-work is delivered to the Contractor, or within any extension of that period to which the parties shall have agreed, the Contracting Officer shall either--

(1) Cancel the stop-work order; or

(2) Terminate the work covered by the order as provided in the Default, or the Termination for Convenience of the Government, clause of this contract.

(b) If a stop-work order issued under this clause is canceled or the period of the order or any extension thereof expires, the Contractor shall resume work. The Contracting Officer shall make an equitable adjustment in the delivery schedule or contract price, or both, and the contract shall be modified, in writing, accordingly, if--

(1) The stop-work order results in an increase in the time required for, or in the Contractor's cost properly allocable to, the performance of any part of this contract; and

(2) The Contractor asserts its right to the adjustment within 30 days after the end of the period of work stoppage; provided, that, if the Contracting Officer decides the facts justify the action, the Contracting Officer may receive and act upon the claim submitted at any time before final payment under this contract.

(c) If a stop-work order is not canceled and the work covered by the order is terminated for the convenience of the Government, the Contracting Officer shall allow reasonable costs resulting from the stop-work order in arriving at the termination settlement.

(d) If a stop-work order is not canceled and the work covered by the order is terminated for default, the Contracting Officer shall allow, by equitable adjustment or otherwise, reasonable costs resulting from the stop-work order.

(End of clause)

F.1

COMMENCEMENT OF WORK AND TIME FOR COMPLETION

.1 Before proceeding with any work within the scope of this contract, the Contractor shall confer with representatives of the Architect and agree on a sequence of procedure.

.2 The Contractor shall submit to the Contracting Officer for approval, at the earliest possible date and not later than seven (7) calendar days after the date of award of contract, a proposed progress schedule for the performance of work under this contract. The schedule shall include the anticipated dates for equipment acquisition, completion of shop work, including assembly of rack mounted equipment, delivery of equipment to site, erection of scaffold towers, installation of the loudspeaker equipment on the site, completion of the wiring, and completion of tests to be performed by the Contractor to allow for final tests and adjustments by the

Architect of the Capitol on January 11, 12, 13 and 14, 2009.

.3 The Contractor shall commence the work specified below immediately upon receipt of the Notice to Proceed and shall perform the work pursuant to the following schedule:

.a All rack mounted equipment, the control equipment assembly and all loudspeakers and their accessories shall be available for inspection by a representative of the Architect at the Contractor's assembly facility not later than 11:00 a.m. on December 31, 2008. All rack mounted equipment and the control equipment assembly shall be completely assembled and wired at the time of this inspection.

.b A written report of the test of equipment prior to installation, shall be submitted to the Contracting Officer or Contracting Officer's Technical Representative (COTR) not later than December 30, 2008.

.c Shop drawings for the scaffold towers shall be submitted to the Contracting Officer or Contracting Officer's Technical Representative (COTR) not later than December 27, 2008.

.d All equipment including scaffolding for loudspeaker towers "A" and "B" shall be on the site not later than 3:00 p.m. on January 7, 2009. The equipment shall be stored at locations as directed by the Contracting Officer or Contracting Officer's Technical Representative (COTR) until installed.

.e All remaining scaffolding shall be on the site not later than 9:00 a.m. on January 8, 2009.

.f Installation of the underseat loudspeakers on the platforms will not commence until after completion of carpet installation on January 7, 2009.

.g The equipment required for the Military Dress Rehearsal on January 11, 2009 shall be completely operational not later than 3:00 p.m. on January 10, 2009. This equipment shall include all loudspeakers on loudspeaker towers "A" and "B"; power amplifiers for those loudspeakers; signal processing; audio mixers; two microphones with cables on floor stands at the location of the President's Podium; one microphone with cable and floor stand at the Announcer's position; production communication stations at: President's Podium, Announcer's position, Band Director's position and Sound Control position; microphone and line level signal amplification equipment for the listed microphone inputs and the Marine Band cd player and microphones as per drawings IC-09 12.1.

.h The sound reinforcement system shall be completely operational, as determined by the Contracting Officer or Contracting Officer's Technical Representative (COTR), not later than 3:00 p.m. on January 10, 2009.

.i The initial post-completion tests and adjustments shall commence not later than 9:00 a.m. on January 11, 2009 and shall be completed to the satisfaction of the Contracting Officer or Contracting Officer's Technical Representative (COTR) not later than 3:00 p.m. on January 16, 2009, notwithstanding the requirement for the operation of the system for the Military Dress Rehearsal as stated in Paragraph F.2.7, above.

.j The demonstration, final adjustments and acceptance testing of the completed installation shall commence not later than 8:30 a.m. on January 14, 2009 and shall be completed to the satisfaction of the Contracting Officer or Contracting Officer's Technical Representative (COTR) not later than 3:00 p.m. on January 16, 2009.

.k Technicians shall be present on the site to conduct pre-inaugural rehearsals and perform final adjustments from 8:30 a.m. until 6:00 p.m. on January 17, 2009 and January 18, 2009 and from 7:00 a.m. until 11:00 p.m. on January 19, 2009.

.l Technicians shall be present on the site from 6:00 a.m. until 3:00 p.m. on January 20, 2009 to operate the system during the public inauguration ceremonies.

.m Removal of all equipment in all areas west of First Street, N.W. and S.W. shall commence on January 20, 2009 as soon as the inaugural parade units have cleared these areas and shall be complete not later than 11:00

p.m. on January 24, 2009.

.4 Unless otherwise directed by the Contracting Officer or Contracting Officer's Technical Representative (COTR), all work under this contract, including dismantling and removal of all materials from the site and clean-up operations shall be completed not later than January 31, 2009.

F.2

HOURS OF PERFORMANCE

The Contractor shall provide, as part of the work under this contract, the services to perform all specified testing, to conduct pre-inaugural rehearsals, and to operate the sound reinforcement system on the site of the public inauguration ceremonies. Such work shall be required to be on site of the inauguration, including but not limited to full working days (8:30 a.m. - 6:00 p.m.) January 5 through January 16, 2009 and (7:00 a.m. - 11:00 p.m.) January 17 through 19, 2009 for performance testing and pre-inaugural rehearsals. The technicians shall be present from 6:00 a.m. to 6:00 p.m. on January 11, 2009 to operate the system for the Military Dress Rehearsal and from 6:00 a.m. to 3:00 p.m. on January 20, 2009 to operate the system during the public inauguration ceremonies.

Section G - Contract Administration Data

AOC52.201-1

Contracting Officers Authority (Jun 2004)

The Contracting Officer is the only person authorized to make or approve any changes in any of the requirements of this contract, notwithstanding any provision contained elsewhere in this contract. In the event that the Contractor makes any change at the direction of any person other than the Contracting Officer, the change will be considered to have been made without authority and no adjustment will be made in the contract price to cover any increase in costs incurred as a result thereof.

(End of clause)

AOC52.201-2

Contracting Officers Technical Representative (COTR) (Mar 2005)

The Government shall provide the name, address and telephone number of the COTR at the time of contract award and the duties thereby delegated to that person. Any subsequent change to the individual or the individual's responsibilities will be confirmed in writing by the Contracting Officer. In no instance will the COTR be delegated authority to order any change in the contractor's performance which would affect (a) cost or schedule for contracts for services or supplies, or (b) scope, the completion date for intermediate phases or milestones, or overall completion date for contracts for construction.

(End of clause)

AOC52.204-6

Capitol Complex Conditions Affecting Contractor Operations (Apr 2008)

Normal Capitol Complex operations are, at irregular and unanticipated times, interrupted due to events that can occur on the Capitol Complex, e.g., funerals that utilize the Rotunda, closure of Congressional buildings due to unusual activities, etc. These events can impact AOC contractor operations. Any AOC contractor that becomes aware of an event that may affect its operations on the Capitol Complex may go to www.aoc.gov/business/contractors to receive current information of the operational status of the Capitol Complex.

(End of clause)

AOC52.211-1

KEY PERSONNEL (Apr 2007)

(a) The Contractor shall assign to this contract the following key personnel as proposed in the Contractor's technical proposal:

Name: _____

Title: _____ Telephone No. _____

Name: _____

Title: _____ Telephone No. _____

Name: _____

Title: _____ Telephone No. _____

(b) During the first ninety (90) days of performance, the Contractor shall make no substitutions of key personnel unless the substitution is necessitated by illness, death, or termination of employment. The Contractor shall notify the Contracting Officer within

15 calendar days after the occurrence of any of these events and provide the information required by Paragraph (c) below. After the initial 90-day period, the Contractor shall submit the information required by Paragraph (c) to the Contracting Officer at least 15 calendar days prior to making any permanent substitutions.

(c) The Contractor shall provide a detailed explanation of the circumstances necessitating the proposed substitutions, complete resumes for the proposed substitutions, and any additional information requested by the Contracting Officer. Proposed substitutes should have comparable qualifications to those of the person being replaced. The Contracting Officer will notify the Contractor within 15 calendar days after receipt of all required information of the decision on substitutions. The contract will be modified to reflect any approved changes of key personnel.

(d) The approval of substitute personnel will not be considered to be grounds for an increase in the contract price.

(e) The special security requirements in AOC52.223-5, Special Security Requirements, or AOC52.223-6, Special Security Requirements - U.S. Supreme Court, shall apply to all approved Contractor personnel substitutions.

(End of clause)

AOC52.211-2

Approval of Substitute Contractor Personnel (Jun 2004)

(a) [During the first ninety days of performance], the Contractor shall make no substitutions of personnel unless the substitution is necessitated by illness, death, or termination of employment. The Contractor shall notify the Contracting Officer within 15 calendar days after the occurrence of any of these events and provide the information required by paragraph (b) below. [After the initial 90-day period], the Contractor shall submit the information required by paragraph (b) to the Contracting Officer at least 15 calendar days prior to making any permanent substitutions.

(b) The Contractor shall provide a detailed explanation of the circumstances necessitating the proposed substitutions, complete resumes for the proposed substitutes, and any additional information requested by the Contracting Officer. Proposed substitutes should have comparable qualifications to those of the person being replaced.

(c) This paragraph applies only to a labor hour or time-and-materials contract. The Unit Price (hourly labor rate) for the approved substituted personnel shall remain the same as the rates of the relevant labor category, in the applicable Base Year or any of the subsequent Option Years (see the SCHEDULE OF ITEMS in Section B).

(d) The special security requirements in AOC52.223-5, Special Security Requirements, or AOC52.223-6, Special Security Requirements - U.S. Supreme Court, shall apply to all approved Contractor personnel substitutions.

(End of clause)

AOC52.222-2

Supplemental Wage Determination/rate Request (Sep 2004)

(a) The wage determination or rate, hereby incorporated, does not include the classification, [Elevator Mechanics]. the Contracting Officer submitted a request for a wage determination or rate to the U.S. Department of Labor, for a decision pertinent to the wage determination or rate applicable to the class of employee utilized in the work herein specified. As of the date of issue of this solicitation, such wage determination or rate has not been received by the Contracting Officer. Upon receipt, a copy of the Department of Labor's action will be forwarded to the contractor by the Contracting Officer.

(b) In the event that a wage determination or rate is not forthcoming from the Department of Labor prior to the opening of offers, each offeror agrees, by signing and submitting its offer, to be bound to compliance with the pertinent wage determination or rate of the Department of Labor, as eventually promulgated.

(c) If the action from Department of Labor results in a modification that is an increase to the wage and fringe benefit payments but shall not otherwise include any amount for general and administrative costs, overhead, or profit. The contractor also warrants that the price in this contract does not include any allowance for contingency to cover increased costs for which the adjustment is provided under a modification. In addition, the contractor shall provide, upon request, to the Contracting Officer the originals of any documentation the contractor used when preparing the proposal which will be utilized by the Contracting Officer to ensure that the payment of the adjustment will be for only those hours indicated under the specified category.

(End of clause)

AOC52.223-5

Special Security Requirements - Services (Jun 2007)

- (a) All vehicles, and contents, used by the Contractor or his subcontractors, which enter or leave United States Government property during performance of the work, will be subject to clearance, inspection and identification procedures conducted by the United States Capitol Police.
- (b) All persons entering the Legislative Branch Buildings shall gain access to the building by passing through x-ray screening devices. In addition, all handbags and all hand-carried items shall be screened by x-ray devices prior to their entry into the building.
- (c) All personnel provided by the Contractor and employed on the site of the work will be subject to a security background investigation. Each employee will be required to fill out an I.D. Request Form and U.S. Capitol Police Request for check of Criminal History Records and each employee will be photographed and fingerprinted. The Contractor shall provide any assistance required by any of its employees in completing the forms.
- (d) Prior to commencement of work, the contractor and all designated on-site employees will be required, on a one-time basis, to be fingerprinted in Washington D.C. The location for the Electronic Fingerprinting Service is the U.S. Capitol Hill Police, Fairchild Building, 499 South Capitol Street SW, Washington, DC 20003.
- (e) Within seven (7) calendar days after the date of contract award, the Contractor shall submit to the Contracting Officer's Technical Representative (COTR) a list of all employees proposed to be employed on this contract. This list shall include the employee's full name, date of birth and social security number.
- (f) While security background investigations are in process, the Contractor's employees must not be granted access to the Capitol Hill complex to perform work or provide services for the AOC unless they are escorted by an AOC staff member. "Escorted" is defined to mean that the AOC staff member will remain with the employee(s) at all times during the performance of the work. Any of the Contractor's employees who are perceived by the Contracting Officer as a security risk as a result of evidence discovered in the background security investigation will not be issued an Identification Card, will be denied access to the site of the work, and the Contractor will be directed to remove such employee from performance of any of the contract work, whether it be on or off the work site. Any contractor employee denied access to the site of work on a contract or task/delivery order as a result of a security investigation may not apply for access to any other AOC/U.S. Supreme Court contract or task/delivery order work site.
- (g) An identification card, with photograph, will be prepared for each employee of the Contractor requiring access to the site. The identification card shall be dated to indicate the period of time for which it is to remain valid - from the date the employee reports for duty until the applicable date which occurs first: the expiration of the contract, or the last date of the employee's tour of duty with the Contractor. All contractor personnel must wear the ID badge whenever on the Capitol complex premises or when attending off-site functions on behalf of the AOC. ID badges must be worn in such a manner that contractor personnel can be easily identified as such.
- (h) The Contractor is fully responsible to return:
 - (1) The ID badge of any individual employee, including subcontractor personnel, who is removed for any reason including but not limited to illness, or dismissal;
 - (2) The ID badges of all contractor employees, including subcontractor personnel, whose performance under the contract is completed in advance of final contract job completion; and
 - (3) All outstanding ID badges issued for the contractor and its employees, including subcontractor personnel, within 24 hours of on site contract job completion.
- (i) ID badges are to be hand delivered by the contractor within 24 hours of any of the events listed under (f) above to the Contracting Officer's Representative.
- (j) The Contractor's failure to return any ID badge, access card, or key issued under this contract or order shall result in a deduction of \$100.00 from the contract per ID badge, access card, and/or key not returned.

(End of clause)

AOC52.223-8

DELIVERY VEHICLE INSPECTION REQUIREMENTS (Apr 2008)

- (a) All vehicles and contents used by the Contractor or his subcontractors which enter or leave United States Government property during performance of work under this contract will be subject to clearance, inspection, and identification procedures conducted by the United States Capitol Police.

(b) All delivery vehicles carrying fuel, garbage, or similar cargo that cannot be offloaded for inspection and security screening shall utilize the alternative Delivery Access Point located at Third and Maryland Avenue, SW, Washington, DC, for inspection prior to making deliveries to any building within the Capitol Complex, including, but not limited to, the U.S. Capitol Building; the U.S. Botanic Garden; the Hart, Dirksen, and Russell Senate Office Buildings; the Rayburn, Longworth, Cannon, and Ford House Office Buildings; the Thomas Jefferson, John Adams, and James Madison Memorial Library of Congress buildings; the Capitol Power Plant; the Capitol Visitors Center; and the U.S. Supreme Court and Thurgood Marshall Federal Judiciary Buildings.

(c) 4700 Shepherd Parkway SW inspection facility. All other vehicles making deliveries to the above listed locations except for the U. S. Supreme Court shall utilize the off-site inspection and screening facilities at 4700 Shepherd Parkway SW, Washington, DC 20032.

(d) For all deliveries within seven calendar days or prior to the first delivery, the contractor shall provide the following information to the U.S. Capitol Police:

- (1) List of drivers;
- (2) Date of birth for each driver;
- (3) Social Security Number of each driver;
- (4) Vehicle make;
- (5) Vehicle model;
- (6) License tag number and state where vehicle is licensed;
- (7) Color of vehicle; and
- (8) Contractor name, if shown on the vehicle.

(e) Information for deliveries made through the Shepherd Parkway facility must be faxed to (202) 226-0571. For verification of receipt, the contractor may call (202) 226-0905. Updates to the information must be renewed April 30, August 31, and December 31 of each year and provided to the U.S. Capitol Police whenever repetitive deliveries are anticipated.

(f) Any delivery that does not fall into the before mentioned categories should be coordinated, in advance, with the applicable government point of contact.

(End of clause)

AOC52.242-2

CONTRACTOR PERFORMANCE EVALUATIONS (DEC 2006)

At the conclusion of contract performance and/or at any point during the performance of this contract, the AOC may elect to evaluate the Contractor and submit a final or interim performance evaluation into the appropriate on-line database designated as the repository of Contractor evaluations for the Federal Government. Any evaluation submitted shall include input from the Contracting Officer's Technical Representative and other agency personnel, as appropriate, and the Contracting Officer. The Contractor shall have the opportunity to review any evaluations and submit supporting information for any differing of positions between the Contractor and the AOC in accordance with the protocol established by the specific on-line database.

(End of clause)

Section H - Special Contract Requirements

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Section I - Contract Clauses

52.222-42

Statement of Equivalent Rates for Federal Hires (May 1989)

In compliance with the Service Contract Act of 1965, as amended, and the regulations of the Secretary of Labor (29 CFR Part 4), this clause identifies the classes of service employees expected to be employed under the contract and states the wages and fringe benefits payable to each if they were employed by the contracting agency subject to the provisions of 5 U.S.C. 5341 or 5332.

This Statement is for Information Only:

It is not a Wage Determination

Employee Class	Monetary Wage - Fringe Benefits
Telecommunications Mechanic WG-10	Hourly \$24.59, Total Wage and Benefits \$33.98

(End of clause)

52.243-7

52.243-7 NOTIFICATION OF CHANGES (APR 1984)

(a) *Definitions.* "Contracting Officer," as used in this clause, does not include any representative of the Contracting Officer.

"Specifically authorized representative (SAR)," as used in this clause, means any person the Contracting Officer has so designated by written notice (a copy of which shall be provided to the Contractor) which shall refer to this subparagraph and shall be issued to the designated representative before the SAR exercises such authority.

(b) *Notice.* The primary purpose of this clause is to obtain prompt reporting of Government conduct that the Contractor considers to constitute a change to this contract. Except for changes identified as such in writing and signed by the Contracting Officer, the Contractor shall notify the Administrative Contracting Officer in writing, within 10 (to be negotiated) calendar days from the date that the Contractor identifies any Government conduct (including actions, inactions, and written or oral communications) that the Contractor regards as a change to the contract terms and conditions. On the basis of the most accurate information available to the Contractor, the notice shall state--

- (1) The date, nature, and circumstances of the conduct regarded as a change;
- (2) The name, function, and activity of each Government individual and Contractor official or employee involved in or knowledgeable about such conduct;
- (3) The identification of any documents and the substance of any oral communication involved in such conduct;
- (4) In the instance of alleged acceleration of scheduled performance or delivery, the basis upon which it arose;
- (5) The particular elements of contract performance for which the Contractor may seek an equitable adjustment under this clause, including--

- (i) What contract line items have been or may be affected by the alleged change;
- (ii) What labor or materials or both have been or may be added, deleted, or wasted by the alleged change;
- (iii) To the extent practicable, what delay and disruption in the manner and sequence of performance and effect on continued performance have been or may be caused by the alleged change;
- (iv) What adjustments to contract price, delivery schedule, and other provisions affected by the alleged change are estimated; and

(6) The Contractor's estimate of the time by which the Government must respond to the Contractor's notice to minimize cost, delay or disruption of performance.

(c) *Continued performance.* Following submission of the notice required by (b) above, the Contractor shall diligently continue performance of this contract to the maximum extent possible in accordance with its terms and conditions as construed by the Contractor, unless the notice reports a direction of the Contracting Officer or a communication from a SAR of the Contracting Officer,

in either of which events the Contractor shall continue performance; provided, however, that if the Contractor regards the direction or communication as a change as described in (b) above, notice shall be given in the manner provided. All directions, communications, interpretations, orders and similar actions of the SAR shall be reduced to writing and copies furnished to the Contractor and to the Contracting Officer. The Contracting Officer shall countermand any action which exceeds the authority of the SAR.

(d) *Government response.* The Contracting Officer shall promptly, within 15 (to be negotiated) calendar days after receipt of notice, respond to the notice in writing. In responding, the Contracting Officer shall either--

- (1) Confirm that the conduct of which the Contractor gave notice constitutes a change and when necessary direct the mode of further performance;
- (2) Countermand any communication regarded as a change;
- (3) Deny that the conduct of which the Contractor gave notice constitutes a change and when necessary direct the mode of further performance; or
- (4) In the event the Contractor's notice information is inadequate to make a decision under (1), (2), or (3) above, advise the Contractor what additional information is required, and establish the date by which it should be furnished and the date thereafter by which the Government will respond.

(e) *Equitable adjustments.* (1) If the Contracting Officer confirms that Government conduct effected a change as alleged by the Contractor, and the conduct causes an increase or decrease in the Contractor's cost of, or the time required for, performance of any part of the work under this contract, whether changed or not changed by such conduct, an equitable adjustment shall be made--

- (i) In the contract price or delivery schedule or both; and
- (ii) In such other provisions of the contract as may be affected.

(2) The contract shall be modified in writing accordingly. In the case of drawings, designs or specifications which are defective and for which the Government is responsible, the equitable adjustment shall include the cost and time extension for delay reasonably incurred by the Contractor in attempting to comply with the defective drawings, designs or specifications before the Contractor identified, or reasonably should have identified, such defect. When the cost of property made obsolete or excess as a result of a change confirmed by the Contracting Officer under this clause is included in the equitable adjustment, the Contracting Officer shall have the right to prescribe the manner of disposition of the property. The equitable adjustment shall not include increased costs or time extensions for delay resulting from the Contractor's failure to provide notice or to continue performance as provided, respectively, in (b) and (c) above.

NOTE: The phrases "contract price" and "cost" wherever they appear in the clause, may be appropriately modified to apply to cost-reimbursement or incentive contracts, or to combinations thereof.

(End of clause)

52.246-20

Warranty of Services (May 2001)

(a) *Definition.* "Acceptance," as used in this clause, means the act of an authorized representative of the Government by which the Government assumes for itself, or as an agent of another, ownership of existing and identified supplies, or approves specific services, as partial or complete performance of the contract.

(b) Notwithstanding inspection and acceptance by the Government or any provision concerning the conclusiveness thereof, the Contractor warrants that all services performed under this contract will, at the time of acceptance, be free from defects in workmanship and conform to the requirements of this contract. The Contracting Officer shall give written notice of any defect or nonconformance to the Contractor within 24 hours of the discovery of the defect.

This notice shall state either--

- (1) That the Contractor shall correct or reperform any defective or nonconforming services; or
- (2) That the Government does not require correction or reperformance.

(c) If the Contractor is required to correct or reperform, it shall be at no cost to the Government, and any services corrected or reperformed by the Contractor shall be subject to this clause to the same extent as work initially performed. If the Contractor fails or refuses to correct or reperform, the Contracting Officer may, by contract or otherwise, correct or replace with similar services and charge to the Contractor the cost occasioned to the Government thereby, or make an equitable adjustment in the contract price.

(d) If the Government does not require correction or reperformance, the Contracting Officer shall make an equitable adjustment in the contract price.

(End of clause)

52.247-2

Permits, Authorities, or Franchises (Jan 1997)

(a) The offeror does ____, does not ____, hold authorization from the Federal Highway Administration (FHWA) or other cognizant regulatory body. If authorization is held, it is as follows:

(Name of regulatory body)

(Authorization No.)

(b) The offeror shall furnish to the Government, if requested, copies of the authorization before moving the material under any contract awarded. In addition, the offeror shall, at the offeror's expense, obtain and maintain any permits, franchises, licenses, and other authorities issued by State and local governments.

(End of clause)

AOC52.202-1

Definitions (Jun 2004)

(a) The term "head of the agency" as used herein means the Committee, Commission, or other authority of the Legislative Branch of the Government having final jurisdiction or supervision over the work involved. The term "other authority" as used in this paragraph includes the Contracting Officer in cases in which he has final jurisdiction or supervision over the work involved.

(b) The term "Architect" as used herein means the Architect of the Capitol.

(c) The term "Contracting Officer" as used herein means the Architect of the Capitol or his duly authorized representative.

(d) The term "his duly authorized representative" as used herein means any person or persons or board authorized to act for the head of the agency within the scope of their authority.

(e) Except as otherwise provided in this contract, the term "subcontracts" includes purchase orders placed for performance under this contract.

(End of clause)

AOC52.203-1

Advertising/Promotional Materials (Dec 2005)

(a) It is the policy of the Congress to discourage contractors providing services and supplies to the Legislative Branch entities, including the Architect of the Capitol, from advertising practices that feature the Capitol and Capitol Complex in a manner in which conveys, or is reasonably calculated to convey, a false impression of sponsorship, approval or endorsement of any product or service by the Congress, the Government of the United States, or any Department, Agency or instrumentality thereof.

(b) Contractors performing construction services for Legislative Branch entities, including the Architect of the Capitol, are discouraged from capitalizing on their contractual relationships with such entities and shall not engage in advertising practices which convey, or are reasonably calculated to convey, a false impression of sponsorship, approval or endorsement of any product or service by the Congress, the Government of the United States, of any Department, Agency or instrumentality thereof. This includes utilizing, in conjunction with the fact of their contractual relationship, images of the Capitol, any other buildings in the Capitol Complex, or any part of the United States Capitol Grounds in their advertising or promotional materials; and/or publishing or disseminating the aforementioned advertising or promotional materials.

(c) The Contractor, by signing this contract, agrees to comply with the foregoing and to submit any proposed advertising or promotional copy connected in any manner with this contract and/or the Capitol, other Capitol Complex Buildings, or the United States Capitol Grounds to the Contracting Officer for approval prior to publication.

(d) If this solicitation is for supplies or services, including construction, to be provided to or performed for the United States Supreme Court, the Contractor, by signing this contract, agrees that he or she will not advertise the award of the contract in his/her commercial advertising in such a manner as to state or imply that the Supreme Court of the United States endorses a product, project, or commercial line of endeavor.

(End of clause)

AOC52.203-2

Disclosure of Information to the General Public (Jun 2004)

(a) Promptly after receiving any request from the general public for information on or data derived from this contract, the contractor shall notify the Architect of the Capitol, Procurement Division. The contractor shall cooperate with the Procurement Division in compiling or collecting information or data if the Architect of the Capitol determines the information or data to be releasable.

(b) General public, for purposes of this clause, are those groups or individuals who are not authorized by law or regulation to have access.

(c) This clause is not intended to prevent the contractor from providing contract information or data which the contractor is required to provide in order to conduct its business, such as insurance, banking, subcontracting.

(d) The contractor is permitted to request that proprietary information or data not be released if such release would harm or impair the contractor in conducting its normal business. Such request must be documented with clear and specific grounds for that claim.

(End of clause)

AOC52.203-3

Officials Not to Benefit (Nov 2004)

No Member of or Delegate to Congress or Resident Commissioner shall be admitted to any share or part of this contract or to any benefit that may arise therefrom.

(End of clause)

AOC52.203-4

Dissemination of Contract Information (Nov 2004)

Unless otherwise provided in this contract, the Contractor shall not publish, permit to be published, or distribute for public consumption, any information, oral or written, concerning the results of, conclusions made pursuant to, or performance under this contract without prior written consent of the Contracting Officer, until such time as the Government may have released such information to the public.

(End of clause)

AOC52.203-5

Confidentiality Requirement (Nov 2004)

The Contractor agrees that any information supplied by the Architect to the Contractor shall be considered confidential and/or proprietary, and agrees to hold such information in confidence. The Contractor further agrees not to disclose such information to a third party without the prior written consent of the Architect.

(End of clause)

AOC52.204-1

Printed or Copied Double-sided on Recycled Paper (Jun 2004)

The Contractor is encouraged to submit paper documents, such as offers, letters, or reports, that are printed or copied double-sided on recycled paper and meet minimum content standards when not using electronic commerce methods to submit information or data to the Government.

(End of clause)

AOC52.204-4

AOC52.204-4 Personal Identity Verification of Contractor Personnel (Sep 2007)

(a) By entering into this contract, the Contractor agrees to comply with all Federal laws that apply to the Contractor's activities, including but not limited to the U.S. Citizenship and Immigration Services' requirement to maintain a signed copy of I-9 Employment Eligibility Verification for each employee in accordance with 8 U.S.C. 1324(a).

(b) The Employment Eligibility Verification Program (E-Verify), operated by the Department of Homeland Security and the Social Security Administration, allows U.S. employers to verify name, date of birth, and Social Security Number, as well as immigration information for non-citizens, against Federal databases in order to verify the employment eligibility of both citizen and non-citizen new hires. All contractors receiving AOC contracts are strongly encouraged to use this program to verify the status of their personnel. Information about the program can be obtained at www.dhs.gov/E-Verify or by calling 1-888-464-4218.

(c) The Contractor shall insert this clause in all subcontracts when the subcontractor is required to have physical access to a Federally-controlled facility or access to a Federal information system.

(End of clause)

AOC52.207-1

Right of First Refusal of Employment (Jun 2004)

(a) The Contractor shall give Government employees who have been or will be adversely affected or separated as a result of award of this contract the right of first refusal for employment openings under the contract in positions for which they are qualified, if that employment is consistent with post-Government employment conflict of interest standards.

(b) Within 10 days after contract award, the Contracting Officer will provide to the Contractor a list of all Government employees who have been or will be adversely affected or separate as a result of award of this contract.

(c) The Contractor shall report to the Contracting Officer the names of individuals identified on the list who are hired within 90 days after contract performance begins. This report shall be forwarded within 120 days after contract performance begins.

(End of clause)

AOC52.215-10

Examination of Records (Jun 2004)

(a) The Contractor agrees that the Architect of the Capitol or any duly authorized representatives shall, until the expiration of 3 years after final payment under this contract, have access to and the right to examine any books, accounting procedures and practices documents, papers, records and other data regardless of whether such items are in written form, in the form of computer data or in any other form and other supporting evidence, involving transactions related to this contract or compliance with any clause or certification thereunder.

(b) The Contractor further agrees to include in all its subcontracts hereunder a provision to the effect that subcontractor agrees that the Architect of the Capitol or any authorized representatives shall, until the expiration of 3 years after final payment under the subcontract, have access to and the right to examine books, documents, papers, records other data regardless of whether such items are in written form, in the form of computer data or in any other form, and other supporting evidence, involving transactions related to the subcontract or compliance with any clause or certification thereunder.

(c) The term subcontract as used in this clause excludes purchase orders not exceeding \$10,000.

(End of clause)

AOC52.216-1

Economic Unit Price Adjustment (Jun 2004)

(a) The Contractor shall promptly notify the Contracting Officer of the amount and effective date of each decrease in any applicable established price. Each corresponding contract unit price shall be decreased by the same percentage that the established price is decreased. The decrease shall apply to those items delivered on and after the effective date of the decrease in the Contractor's established price, and this contract shall be modified accordingly.

(b) If the Contractor's applicable established price is increased after the contract date, the corresponding contract unit price shall be increased, upon the Contractor's written request to the Contracting Officer, by the same percentage that the established price is increased, and the contract shall be modified accordingly.

(c) The Contractor agrees to provide the Government, as represented by the Architect, with a minimum of three (3) calendar days written notice, prior to the effective date of a unit price adjustment, of a proposed price increase or decrease, as defined above. Any increase or decrease shall apply to deliveries made on or after the effective date of such increase or decrease in unit price.

(d) Upon receipt of the written notice of a proposed increase in unit price, as required above, the Government shall either make payment to the Contractor on basis of the unit price, increased as stated in such notice, for deliveries made on or after the stated effective date, or shall terminate the contract forthwith by written notice to the Contractor, without liability to either party.

(End of clause)

AOC52.219-1

Utilization of Small Business Concerns (Aug 2004)

(a) It is the policy of the Government as declared by the Congress that a fair proportion of the purchases and contracts for supplies and services for the Government be placed with all types of small business concerns as determined by the size standards in 13 CFR 121.

(b) The Contractor agrees to accomplish the maximum amount of subcontracting to all types of small business concerns that the Contractor finds to be consistent with the efficient performance of this contract.

(End of clause)

AOC52.222-3

Convict Labor (Jun 2004)

In connection with the performance of work under this contract the Contractor agrees not to employ any person undergoing sentence of imprisonment except as provided by Public Law 89-176, approved September 10, 1965, 18 U.S.C. 4082(c)(2).

(End of clause)

AOC52.222-4

Overtime Work (Aug 2004)

No extra reimbursement will be allowed for work performed outside regular working hours or on Saturdays, Sundays, or holidays and, for work performed in the District of Columbia, Presidential Inauguration Day, unless such work is authorized by the Contracting Officer; and provided such work is not otherwise required to be performed under the terms of the contract. If said authorization is verbal, with written verification thereof by signature of the Contracting Officer on the employee's weekly time record (see AOC52.232-2, Payments - Services or AOC52.232-3, Payments - Services Utilizing Time Records).

(End of clause)

AOC52.222-5

Collective Bargaining Agreements (Jun 2004)

The Contractor shall comply with the requirements of Paragraph 52.222-41(m), Service Contract Act of 1965, as amended, regarding collective bargaining agreements. The information required shall be FAXED to 202-225-3221 or hand carried to: Procurement Division, Room H2-263, Ford House Office Building, 2nd and "D" Streets, S.W., Washington, D.C. - 20515. The agreement can also be FEDEXed to the following address:

Architect of the Capitol
Procurement Division
Ford House Office Building
Attn: Matt Hazlinsky
Room H2-263
Second and D Streets, S.W.
Washington, DC 20515

(End of clause)

AOC52.223-4

Transmission or Posting of Drawings/Specifications (Jun 2004)

Due to security issues, the contractor is strictly prohibited from placing or transmitting drawings and specifications on the internet or modem without express permission from the Architect of the Capitol.

(End of clause)

AOC52.223-9

Accident Prevention and Safety and Health Programs (Sep 2004)

(a) The Contractor shall comply with the safety and health standards published in 41 C.F.R. Part 50-205, including any matters incorporated by reference therein.

(b) The Contractor shall also comply with the regulations issued by the Secretary of Labor pursuant to the Williams-Steiger Occupational Safety and Health Act of 1970, as set forth in Title 29 of the Code of Federal Regulations.

(c) The Contractor shall bring to the attention of the Architect any work encountered that may involve entry into a suspected confined space as defined by OSHA. A determination will be made by the Architect, and if the areas is deemed a permit required confined space, additional protective measures will be needed, per OSHA requirements.

(d) In the event that conditions on the site pose an imminent danger or threat to the Contractor's workers, the public, Government employees, other persons, or to Capitol complex structures and property of historical significance, the Contracting Officer can verbally order the Contractor to stop work operations in the specified area until said conditions are corrected to the Contracting Officer's satisfaction. The Contracting Officer shall promptly issue a written order to stop the work to the Contractor formalizing the specifics of the verbal stop work order.

(e) The Contractor shall not be entitled to any equitable adjustment of the contract price or extension of the performance schedule on any stop work order issued under this clause.

(End of clause)

AOC52.228-2

Insurance - Work on a Government Installation (Jul 2005)

(a) The Contractor shall, at his own expense, provide and maintain during the entire performance of this contract at least the kinds and minimum amounts of insurance as required in this clause.

(b) Within twenty (20) calendar days after the date of contract award or before commencing work under this contract, whichever is earlier, the Contractor shall notify the Contracting Officer in writing that the required insurance has been obtained. A Certificate of Insurance evidencing the Contractor's compliance with the requirements of this clause, identifying all policies of insurance and sureties proposed for the provision of liability coverage pertinent to the work of the instant contract, including the endorsement required in this paragraph, and manually countersigned by an authorized representative of the insurance company shall be submitted in accordance with the time frame stated in this paragraph. All policies for liability protection, bodily injury, or property damage shall include the United States of America, acting by and through the Architect of the Capitol, as an additional insured with respect to operations under this contract. Each policy of insurance shall contain the following endorsement, which may be attached as a rider:

"It is understood and agreed that the Contractor's Insurance Company or surety shall notify the Architect of the Capitol, in writing, thirty (30) calendar days in advance of the effective date of any reduction in or cancellation of this policy."

(c) Insurance and required minimum liability limits are:

(1) Appropriate bodily injury and property damage liability insurance, with limits of not less than \$500,000 for each occurrence and \$2,000,000 for annual aggregate, including requirements for protection of hoisting and scaffolding operations, when applicable, and servicing areas adjacent to the building;

(2) Automobile bodily injury liability insurance with limits of not less than \$200,000 for each person and \$500,000 for each accident, and property liability insurance, with a limit of not less than \$20,000 for each accident. A combined single limit for these coverages is acceptable; and/or

(3) Workmen's compensation insurance as required by the laws of (1) the District of Columbia for work performed on a Government site located in the District of Columbia; (2) the State of Maryland for work performed on a Government site located in Maryland; or (3) the Commonwealth of Virginia for work performed on a Government site located in Virginia.

(d) The Contractor shall insert the substance of this clause, including this paragraph, in subcontracts under this contract that require work on a Government installation, and shall require subcontractors to provide and maintain the insurance required in this clause. The Contractor shall maintain a copy of all subcontractors proofs of required insurance, and shall make copies available to the Contracting Officer upon request.

(End of clause)

AOC52.228-4

Indemnification and Hold Harmless Agreement (Jun 2004)

The Contractor agrees to indemnify and hold the Government harmless against any and all claims for damages to persons or property from any cause or causes whatsoever arising out of the performance of services covered by the contract; including, but not limited to, errors, omissions or negligent acts of the Contractor, but excluding active negligence of the Government, and against any and all costs, expenses, attorney's fees, and liability incurred by the Government in defending against such claims, whether the same proceed to judgement or not. In the prosecution of any successful claim or suit by the Government for the enforcement of this contract, the Contractor shall reimburse the Government for any reasonable attorney's fees and costs of claim or suit incurred by the Government.

(End of clause)

AOC52.232-2

Payments - Services (Mar 2006)

(a) Invoices shall be issued at the end of each month in which services are performed by the Contractor. Until further notice, properly certified invoices shall be FAXED to the Accounting Office, Architect of the Capitol at 202-226-2580. Information concerning requirements for payment requisitions must be secured by telephoning the Accounting Officer at (202) 226-2552. Payment will be made on a monthly basis. To assist the AOC in making timely payments, the Contractor is requested to furnish the following additional information on the invoice:

- (1) Contract number;
- (2) Name, address and Taxpayer I.D. of Contractor;
- (3) Invoice Date;
- (4) Unique invoice number for that particular invoice;
- (5) Period the payment covers; and
- (6) Amount by line item including quantity and unit pricing (see SCHEDULE OF ITEMS in Section B).

(b) Requirement when contractor employee(s) is provided on-site office space. As verification of the above time records submitted by the Contractor, each of the Contractor's employees will be required to sign and submit to the COTR a weekly time record sheet, as provided by the Architect, showing the number of regular and overtime hours, if any, worked by that employee during that week. The time record sheet will be verified and countersigned, if correct, by the COR and a copy thereof will be provided to the Contractor for record purposes.

(c) Payments will be made directly to the contractor's financial institution through Direct Deposit/Electronic Funds Transfer (DD/EFT). The Contractor's attention is directed to the requirements of AOC52.232-6, Payment by Electronic Funds Transfer - Other Than Central Contractor Registration.

(End of clause)

AOC52.232-6

Payment by Electronic Funds Transfer - Other than Central Contractor Registration (Jun 2004)

(a) Method of payment.

(1) All payments by the Government under this contract shall be made by electronic funds transfer (EFT) except as provided in paragraph (a)(2) of this clause. As used in this clause, the term "EFT" refers to the funds transfer.

(2) In the event the Government is unable to release one or more payments by EFT, the contractor agrees to either

(i) Accept payment by check or some other mutually agreeable method of payment; or

(ii) Request the Government to delay payment until such time as the Government makes payment by EFT (but see paragraph (d)).

(b) Mandatory submission of Contractor's EFT information. (1) The Contractor is required to provide the Government with the information required to make payment by EFT (see paragraph (i) of this clause). The contractor shall provide this information directly to the office designated in paragraph (k) to receive that information (hereafter: "designated office") by three working days after notification of contract award. If not otherwise specified in this contract, the payment office is the designated office for receipt of the contractor's EFT information. If more than one designated office is named for the contract, the contractor shall provide a separate notice to each office. In the event that the EFT information changes, the contractor shall be responsible for providing the updated information to the designated office(s).

(2) If the contractor provides EFT information applicable to multiple contracts, the contractor shall specifically state the applicability of this EFT information in terms acceptable to the designated office. However, EFT information supplied to a designated office shall be applicable only to contracts that identify that designated office as the office to receive EFT information for that contract.

(c) Mechanisms for EFT payment. The Government may make payment by EFT through the Automated Clearing House (ACH) network, subject to the rules of the National Automated Clearing House Association. The rules governing Federal payments through the ACH are contained in 31 CFR part 210.

(d) Suspension of payment.

(1) Notwithstanding the provisions of any other clause of this contract, the Government is not required to make any payment under this contract until after receipt, by the designated payment office, of the correct EFT payment information from the Contractor. Until receipt of the correct EFT information, any invoice or contract financing request shall be deemed not to be a valid invoice.

(2) If the EFT information changes after submission of correct EFT information, the Government shall begin using the changed EFT information no later than the 30 days after its receipt by the designated office to the extent payment is made by EFT. However, the Contractor may request that no further payments be made until the changed EFT information is implemented by the payment office.

(e) Liability for uncompleted or erroneous transfers. (1) If an uncompleted or erroneous transfer occurs because the Government failed to use the Contractor provided EFT information in the correct manner, the Government remains responsible for--

(i) Making a correct payment; and

(ii) Recovering any erroneously directed funds.

(2) If an uncompleted or erroneous transfer occurs because Contractor's EFT information was incorrect at the time of Government release or was revised within 30 days of Government release of the EFT payment transaction instruction to the Federal Reserve System, and

(i) If the funds are no longer under the control of the payment office, the Government is deemed to have made payment and the Contractor is responsible for recovery of any erroneously directed funds; or

(ii) If the funds remain under the control of the payment office, the Government shall not make payment and the provisions of paragraph (d) shall apply.

(f) EFT and assignment of claims. If the contractor assigns the proceeds of this contract as provided for in the assignment of claims terms of this contract, the contractor shall require as a condition of any such assignment that the assignee shall provide the EFT information required by paragraph (i) of this clause to the designated office and shall be paid by EFT in accordance with the terms of this clause. In all respects, the requirements of this clause shall apply to the assignee as if it were the contractor. EFT information that shows the ultimate recipient of the transfer to be other than the contractor, in the absence of a proper assignment of claims acceptable to the Government, is incorrect EFT information within the meaning of Paragraph (d) of this clause.

(g) Liability for change of EFT information by financial agent. The Government is not liable for errors resulting from changes to EFT information provided by the contractor's financial agent.

(h) Payment information. The payment or disbursing office shall forward to the Contractor available payment information that is suitable for transmission as of the date of release of the EFT instruction to the Federal Reserve System. The Government may request

the Contractor to designate a desired format and method(s) for delivery of payment information from a list of formats and methods the payment office is capable of executing. However, the Government does not guarantee that any particular format or method of delivery is available at any particular payment office and retains the latitude to use the format and delivery method most convenient to the Government. If the Government makes payment by check in accordance with paragraph (a) of this clause, the Government shall mail the payment information to the remittance address in the contract.

(i) EFT Information. The contractor shall provide the following information to the designated payment office. The contractor may supply this data for this or multiple contracts (see paragraph (b) of this clause). The Contractor shall designate a single financial agent per contract capable of receiving and processing the EFT information using the EFT methods described in paragraph (c) of this clause. The information required is as follows:

(1) The contract number;

(2) The contractor's name and remittance address as stated in the contract(s);

(3) The signature (manual or electronic, as appropriate), title, and telephone number of the contractor's official authorized to provide this information;

(4) The name, address, and 9 digit Routing Transit Number of the contractor's financial agent; and

(5) The contractor's account number and the type of account (checking, saving or lockbox).

(j) The Contractor shall send all EFT information, and any changes to EFT information to the office designated in paragraph (k) of this clause. The Contractor shall not send EFT information to the payment office, or any other office than that designated in paragraph (k). The Government need not use any EFT information sent to any office other than that designated in paragraph (k).

(k) Designated office:

Name:

Architect of the Capital

Accounting Division

Mailing Address:

2nd and D Streets SW

Ford House Office Building

Washington, DC 20515

Telephone:

(202) 226-2552

Facsimile:

(202) 225-7321

(End of clause)

AOC52.232-7

Discounts (Aug 2004)

(a) Discounts for prompt payment will not be considered in the evaluation of offers. However, any offered discount will form a part of the award, and will be taken if payment is made within the discount period indicated in the offer by the offeror. As an alternative to offering a prompt payment discount in conjunction with the offer, offerors awarded contracts may include prompt payment discounts on individual invoices.

(b) In connection with any discount offered for prompt payment, time shall be computed from the date of the invoice. If the Contractor has not placed a date on the invoice, the due date shall be calculated from the date the designated billing office receives a proper invoice, provided the agency annotates such invoice with the date of receipt at the time of receipt. For the purpose of computing the discount earned, payment shall be considered to have been made on the date that appears on the payment check or, for an electronic funds transfer, the specified payment date. When the discount date falls on a Saturday, Sunday, or legal holiday and, for work performed in the District of Columbia, Presidential Inauguration Day, when Federal Government offices are closed and Government business is not expected to be conducted, payment may be made on the following business day.

(End of clause)

AOC52.232-12

Assignment - Supplement (Sep 2004)

Neither the contract nor any interest therein shall be assigned. However, moneys due or to become due under the contract may be assigned in accordance with the provisions of FAR clause 52.232-23 (ASSIGNMENT OF CLAIMS) as incorporated by reference in Section I.

(End of clause)

AOC52.233-1

Disputes (Mar 2008)

(a) This contract is subject to the Contract Disputes Act of 1978, as amended (41 U.S.C. 601-613) and as modified by Section 1501 of Title I of Division H of the Consolidated Appropriations Act, 2008, Pub. L. 110-161. (31 U.S.C. 702 NOTE).

(b) Except as provided in the Act, all disputes arising under or relating to this contract shall be resolved under this clause.

(c) "Claim," as used in this clause, means a written demand or written assertion by one of the contracting parties seeking, as a matter of right, the payment of money in a sum certain, the adjustment or interpretation of contract terms, or other relief arising under or relating to this contract. However, a written demand or written assertion by the Contractor seeking the payment of money exceeding \$50,000 is not a claim under the Act until certified. A voucher, invoice, or other routine request for payment that is not in dispute when submitted is not a claim under the Act. The submission may be converted to a claim under the Act, by complying with the submission and certification requirements of this clause, if it is disputed either as to liability or amount or is not acted upon in a reasonable time.

(d)(1) A claim by the Contractor shall be made in writing and, unless otherwise stated in this contract, submitted within 6 years after accrual of the claim to the Contracting Officer for a written decision. A claim by the Government against the Contractor shall be subject to a written decision by the Contracting Officer. For the purposes of this clause, all final decisions shall be rendered by the Architect of the Capitol's Director or Deputy Director, Procurement Division.

(2)(i) The Contractor shall provide the certification specified in paragraph (d)(2)(iii) of this clause when submitting any claim exceeding \$50,000.

(ii) The certification requirement does not apply to issues in controversy that have not been submitted as all or part of a claim.

(iii) The certification shall state as follows: "I certify that the claim is made in good faith; that the supporting data are accurate and complete to the best of my knowledge and belief; that the amount requested accurately reflects the contract adjustment for which the Contractor believes the Government is liable; and that I am duly authorized to certify the claim on behalf of the Contractor."

(3) The certification may be executed by any person duly authorized to bind the Contractor with respect to the claim.

(e) For Contractor claims of \$50,000 or less, the Contracting Officer must, if requested in writing by the Contractor, render a decision within 60 days of the request. For Contractor-certified claims over \$50,000, the Contracting Officer must, within 60 days, decide the claim or notify the Contractor of the date by which the decision will be made.

(f) The Contracting Officer's decision shall be final unless the Contractor appeals, within ninety days of receipt of a Contracting Officer's decision, to the Government Accountability Office Contract Appeals Board, 441 G Street NW, Room 7182, Washington, DC 20548; facsimile 202-512-9749 or e-mail CAB@gao.gov.

(g) If the claim by the Contractor is submitted to the Contracting Officer or a claim by the Government is presented to the Contractor, the parties, by mutual consent, may agree to use alternative dispute resolution (ADR). If the Contractor refuses an offer for ADR, the Contractor shall inform the Contracting Officer, in writing, of the Contractor's specific reasons for rejecting the offer.

(h) The Government shall pay interest on the amount found due and unpaid from (1) the date that the Contracting Officer receives the claim (certified, if required); or (2) the date that payment otherwise would be due, if that date is later, until the date of payment. With regard to claims having defective certifications, as defined in FAR 33.201, interest shall be paid from the date that the Contracting Officer initially receives the claim. Simple interest on claims shall be paid at the rate, fixed by the Secretary of the Treasury as provided in the Act, which is applicable to the period during which the Contracting Officer receives the claim and then at the rate applicable for each 6-month period as fixed by the Treasury Secretary during the pendency of the claim.

(i) The Contractor shall proceed diligently with performance of this contract, pending final resolution of any request for relief, claim, appeal, or action arising under or relating to the contract, and comply with any decision of the Contracting Officer.

(End of clause)

AOC52.233-2

Claims for Equitable Adjustments - Waiver and Release of Claims (Jun 2004)

(a) Whenever the Contractor submits a claim for equitable adjustment under any paragraph of this contract which provides for equitable adjustment of the contract, such claim shall include all types of adjustments in the total amounts to which the paragraph entitles the Contractor, including but not limited to adjustments arising out of delays or disruptions or both caused by such change. Except as the parties may otherwise expressly agree, the Contractor shall be deemed to have waived (1) any adjustments to which it otherwise might be entitled under the paragraph where such claims fail to request such adjustments, and (2) any increase in the amount of equitable adjustments additional to those requested in its claim.

(b) Further, the Contractor agrees that, if required by the Contracting Officer, he will execute a release, in form and substance satisfactory to the Contracting Officer, as part of the supplemental agreement setting forth the aforesaid equitable adjustment, and that such release shall discharge the Government, its officers, agents and employees, from any further claims, including but not limited to further claims arising out of delays or disruptions or both, caused by the aforesaid change.

(End of clause)

AOC52.233-4

Damages for Delay (Nov 2004)

(a) The Architect shall not be obligated or liable to the Contractor for, and the Contractor hereby expressly waives any claims against the Architect on account of, any damages, costs, or expenses, of any nature whatsoever, which the Contractor or his subcontractors at any tier may incur as a result of delays, interferences, disruptions, suspensions, changes in sequence or the like arising from or out of any act or omission of the Architect, it being understood and agreed that the Contractor's sole and exclusive remedy in such event shall be an extension of the contract time, but only in accordance with the provisions of the Contract Documents.

(b) To the extent that any other provision of this contract is inconsistent with the provisions of this article such other sections will be superseded hereby with respect to the issue of delay damages.

(End of clause)

I.1**PERFORMANCE BONDS-OTHER THAN CONSTRUCTION**

.1 Definitions. As used in this clause----

“Contract price” means the total amount of the contract for the term of the contract (excluding options, if any) or, for requirements contracts, the price payable for the estimated quantity; or for indefinite-delivery type contracts, the price payable for the specified minimum quantity.

.2 The Contractor shall furnish a performance bond (Standard Form 1418) for the protection of the Government in an amount equal to 100 % percent of the value of the contract.

.3 The Contractor shall furnish all executed bonds, including any necessary reinsurance agreements, to the Contracting Officer, within ten calendar days, but in any event, before starting work.

.4 The Government may require additional performance bond protection if the contract price is increased. The Government may secure additional protection by directing the Contractor to increase the penal amount of the existing bond or to obtain an additional bond.

.5 The bonds shall be in the form of firm commitment supported by corporate sureties whose names appear on the list in the Treasury Department Circular 570, individual sureties, or by other acceptable security such as postal money order, certified check, cashier's check, irrevocable letter of credit, or, in accordance with Treasury Department regulations, certain bonds or notes of the United States. The Treasury Circular 570 is published in the Federal Register, or may be obtained from the:

U.S. Department of Treasury

Financial Management Service
 Surety Bond Branch
 401 14th Street, NW, 2nd Floor, West Wing
 Washington, DC 20227

.6 If the successful offeror, upon acceptance of his offer, fails to furnish the bond required under this article within the time specified his contract may be terminated for default. In such event, he shall be liable for any cost of procuring the work which exceeds the amount of his proposal, and the proposal guaranty shall be available toward offsetting the difference.

52.252-2

52.252-2 CLAUSES INCORPORATED BY REFERENCE (FEB 1998)

This contract incorporates one or more clauses by reference, with the same force and effect as if they were given in full text. Upon request, the Contracting Officer will make their full text available. Also, the full text of a clause may be accessed electronically at this/these address(es):

www.gsa.gov or www.arnet.gov

(End of clause)

Clauses By Reference

Clause	Title	Date
52.202-1	Definitions	07/19/2004
52.203-3	Gratuities	11/08/2006
52.203-5	Covenant Against Contingent Fees	11/08/2006
52.203-6	Restrictions On Subcontractor Sales To The Government	11/08/2006
52.215-2	Audit and Records--Negotiation	11/08/2006
52.215-8	Order of Precedence--Uniform Contract Format	11/08/2006
52.222-26	Equal Opportunity	03/22/2007
52.222-35	Equal Opportunity For Special Disabled Veterans, Veterans of the Vietnam Era and Other Eligible Veterans	11/08/2006
52.222-36	Affirmative Action For Workers With Disabilities	11/08/2006
52.222-37	Employment Reports On Special Disabled Veterans, Veterans Of The Vietnam Era, and Other Eligible Veterans	11/08/2006
52.222-41	Service Contract Act of 1965 (Nov 2007).	11/07/2007
52.222-44	Fair Labor Standards And Service Contract Act - Price Adjustment	11/08/2006
52.222-50	Combating Trafficking in Persons (Aug 2007)	08/17/2007
52.223-6	Drug Free Workplace	11/08/2006
52.229-3	Federal, State And Local Taxes	11/08/2006

Clause	Title	Date
52.232-23	Assignment Of Claims	11/08/2006
52.237-2	Protection Of Government Buildings, Equipment, And Vegetation	11/08/2006
52.242-13	Bankruptcy	11/08/2006
52.243-1	Changes--Fixed Price	11/08/2006
52.243-1 Alt I	Changes--Fixed Price - Alternate I	11/08/2006
52.249-2	Termination For Convenience Of The Government (Fixed-Price)	09/01/1996
52.249-8	Default (Fixed-Price Supply & Service)	11/08/2006

Section J - List of Attachments

J.1

LIST OF ATTACHMENTS

1. 2009 INAUGURAL CEREMONY SOUND SYSTEM SPECIFICATIONS (17 pages)
2. PROJECT DRAWINGS dated February 8, 2008 (as listed on the DRAWINGS LIST – 1 page)
3. 2009 INAUGURAL CEREMONY AUDIO EQUIPMENT LIST (12 pages)
4. 2009 INAUGURAL SOUND SYSTEM INSTALLATION SCHEDULE, JAN 2009 (1 page) - Note: The purpose of this calendar is to provide a general overview of the schedule.
5. PAYMENT INFORMATION FORM, ACH VENDOR PAYMENT SYSTEM (1 page)
6. REQUEST FOR CHECK OF CRIMINAL HISTORY RECORDS (for informational purposes only) (1 page)
7. WAGE RATES, DECISION NO. 05-2103 (Rev 4), DATED July 10, 2007 (10 pages)
8. PERFORMANCE BOND FOR OTHER THAN CONSTRUCTION CONTRACTS (2 pages)
9. PAST PERFORMANCE QUESTIONNAIRE (4 pages)

Section K - Representations, Certifications and Other Statements of Offerors

52.203-2

Certificate of Independent Price Determination (Apr 1985)

(a) The offeror certifies that--

(1) The prices in this offer have been arrived at independently, without, for the purpose of restricting competition, any consultation, communication, or agreement with any other offeror or competitor relating to--

(i) Those prices;

(ii) The intention to submit an offer; or

(iii) The methods or factors used to calculate the prices offered.

(2) The prices in this offer have not been and will not be knowingly disclosed by the offeror, directly or indirectly, to any other offeror or competitor before bid opening (in the case of a sealed bid solicitation) or contract award (in the case of a negotiated solicitation) unless otherwise required by law; and

(3) No attempt has been made or will be made by the offeror to induce any other concern to submit or not to submit an offer for the purpose of restricting competition.

(b) Each signature on the offer is considered to be a certification by the signatory that the signatory--

(1) Is the person in the offeror's organization responsible for determining the prices being offered in this bid or proposal, and that the signatory has not participated and will not participate in any action contrary to paragraphs (a)(1) through (a)(3) of this provision; or

(2)(i) Has been authorized, in writing, to act as agent for the following principals in certifying that those principals have not participated, and will not participate in any action contrary to paragraphs (a)(1) through (a)(3) of this provision
[insert full name of person(s) in the offeror's organization responsible for determining the prices offered in this bid or proposal, and the title of his or her position in the offeror's organization];

(ii) As an authorized agent, does certify that the principals named in subdivision (b)(2)(i) of this provision have not participated, and will not participate, in any action contrary to paragraphs (a)(1) through (a)(3) of this provision; and

(iii) As an agent, has not personally participated, and will not participate, in any action contrary to paragraphs (a)(1) through (a)(3) of this provision.

(c) If the offeror deletes or modifies paragraph (a)(2) of this provision, the offeror must furnish with its offer a signed statement setting forth in detail the circumstances of the disclosure.

(End of provision)

52.204-3

Taxpayer Identification (Oct 1998)

(a) *Definitions.*

"Common parent," as used in this provision, means that corporate entity that owns or controls an affiliated group of corporations that files its Federal income tax returns on a consolidated basis, and of which the offeror is a member.

"Taxpayer Identification Number (TIN)," as used in this provision, means the number required by the Internal Revenue Service (IRS) to be used by the offeror in reporting income tax and other returns. The TIN may be either a Social Security Number or an Employer Identification Number.

(b) All offerors must submit the information required in paragraphs (d) through (f) of this provision to comply with debt collection requirements of 31 U.S.C. 7701(c) and 3325(d), reporting requirements of 26 U.S.C. 6041, 6041A, and 6050M, and implementing regulations issued by the IRS. If the resulting contract is subject to the payment reporting requirements described in Federal

Acquisition Regulation (FAR) 4.904, the failure or refusal by the offeror to furnish the information may result in a 31 percent reduction of payments otherwise due under the contract.

(c) The TIN may be used by the Government to collect and report on any delinquent amounts arising out of the offeror's relationship with the Government (31 U.S.C. 7701(c)(3)). If the resulting contract is subject to the payment reporting requirements described in FAR 4.904, the TIN provided hereunder may be matched with IRS records to verify the accuracy of the offeror's TIN.

(d) *Taxpayer Identification Number (TIN).*

__TIN: _____.

__TIN has been applied for.

__TIN is not required because:

__Offeror is a nonresident alien, foreign corporation, or foreign partnership that does not have income effectively connected with the conduct of a trade or business in the United States and does not have an office or place of business or a fiscal paying agent in the United States;

__Offeror is an agency or instrumentality of a foreign government;

__Offeror is an agency or instrumentality of the Federal Government.

(e) *Type of organization.*

__Sole proprietorship;

__Partnership;

__Corporate entity (not tax-exempt);

__Corporate entity (tax-exempt);

__Government entity (Federal, State, or local);

__Foreign government;

__International organization per 26 CFR 1.6049-4;

__Other _____.

(f) *Common parent.*

__Offeror is not owned or controlled by a common parent as defined in paragraph (a) of this provision.

__Name and TIN of common parent:

Name _____.

TIN _____.

(End of provision)

52.209-5

Certification Regarding Debarment, Suspension, Proposed Debarment, and Other Responsibility Matters (Dec 2001)

(a)(1) The Offeror certifies, to the best of its knowledge and belief, that--

(i) The Offeror and/or any of its Principals--

(A) Are __ are not __ presently debarred, suspended, proposed for debarment, or declared ineligible for the award of contracts by any Federal agency;

(B) Have __ have not __, within a three-year period preceding this offer, been convicted of or had a civil judgment rendered against

them for: commission of fraud or a criminal offense in connection with obtaining, attempting to obtain, or performing a public (Federal, state, or local) contract or subcontract; violation of Federal or state antitrust statutes relating to the submission of offers; or commission of embezzlement, theft, forgery, bribery, falsification or destruction of records, making false statements, tax evasion, or receiving stolen property; and

(C) Are ___ are not ___ presently indicted for, or otherwise criminally or civilly charged by a governmental entity with, commission of any of the offenses enumerated in paragraph (a)(1)(i)(B) of this provision.

(ii) The Offeror has ___ has not ___, within a three-year period preceding this offer, had one or more contracts terminated for default by any Federal agency.

(2) "Principals," for the purposes of this certification, means officers; directors; owners; partners; and, persons having primary management or supervisory responsibilities within a business entity (*e.g.*, general manager; plant manager; head of a subsidiary, division, or business segment, and similar positions).

This Certification Concerns a Matter Within the Jurisdiction of an Agency of the United States and the Making of a False, Fictitious, or Fraudulent Certification May Render the Maker Subject to Prosecution Under Section 1001, Title 18, United States Code.

(b) The Offeror shall provide immediate written notice to the Contracting Officer if, at any time prior to contract award, the Offeror learns that its certification was erroneous when submitted or has become erroneous by reason of changed circumstances.

(c) A certification that any of the items in paragraph (a) of this provision exists will not necessarily result in withholding of an award under this solicitation. However, the certification will be considered in connection with a determination of the Offeror's responsibility. Failure of the Offeror to furnish a certification or provide such additional information as requested by the Contracting Officer may render the Offeror nonresponsible.

(d) Nothing contained in the foregoing shall be construed to require establishment of a system of records in order to render, in good faith, the certification required by paragraph (a) of this provision. The knowledge and information of an Offeror is not required to exceed that which is normally possessed by a prudent person in the ordinary course of business dealings.

(e) The certification in paragraph (a) of this provision is a material representation of fact upon which reliance was placed when making award. If it is later determined that the Offeror knowingly rendered an erroneous certification, in addition to other remedies available to the Government, the Contracting Officer may terminate the contract resulting from this solicitation for default.

(End of provision)

52.223-1

Biobased Product Certification (Dec 2007)

As required by the Farm Security and Rural Investment Act of 2002 and the Energy Policy Act of 2005 (7 U.S.C. 8102(c)(3)), the offeror certifies, by signing this offer, that biobased products (within categories of products listed by the United States Department of Agriculture in 7 CFR part 2902, subpart B) to be used or delivered in the performance of the contract, other than biobased products that are not purchased by the offeror as a direct result of this contract, will comply with the applicable specifications or other contractual requirements.

(End of provision)

AOC52.204-2

Data Universal Numbering System (Duns) Number (Jun 2004)

(a) The offeror shall enter, in the space provided below, the DUNS number that identifies the offeror's name and address exactly as stated in the offer. The DUNS number is a nine-digit number assigned by Dun and Bradstreet Information Services.

(b) If the offeror does not have a DUNS number, it should contract Dun and Bradstreet directly to obtain one. A DUNS number will be provided immediately by telephone at no charge to the offeror. For information on obtaining a DUNS number, the offeror, if located within the United States, should call Dun and Bradstreet at 1-800-333-0505. The offeror should be prepared to provide the following information:

- (1) Company name,
- (2) Company address;
- (3) Company telephone number;

- (4) Line of business;
- (5) Chief executive officer/key manager;
- (6) Date the company was started;
- (7) Number of people employed by the company; and
- (8) Company affiliation.

(c) Offerors located outside the United States may obtain the location and phone number of the local Dun and Bradstreet Information Services office from the Internet home page at <http://www.customerservice@dnb.com>. If an offeror is unable to locate a local service center, it may send an e-mail to Dun and Bradstreet at globalinfo@mail.dnb.com.

(d) Enter DUNS number: _____.

(End of provision)

AOC52.204-3

Representations and Certifications (Nov 2004)

The offeror shall properly execute and submit with its offer the Representations and Certifications contained herein. Insert information in spaces provided as applicable.

(End of provision)

AOC52.215-8

Authorized Negotiators (Jun 2004)

The offeror represents that following persons are authorized to negotiate on its behalf with the Government in connection with this Request for Proposal:

Name: _____ Title: _____

Telephone: _____ E-Mail: _____

Name: _____ Title: _____

Telephone: _____ E-Mail: _____

Name: _____ Title: _____

Telephone: _____ E-Mail: _____

(End of provision)

AOC52.219-2

Small Business Representations and Certifications (Nov 2007)

(a) If this procurement exceeds \$100,000 the North American Industry Classification System (NAICS) code for this procurement is _____ and the small business size standard is _____ (if this requirement is for manufacturing or trade) or \$ _____ (if this requirement is for services, including construction).

(b) The Architect of the Capitol maintains information on the types of contractors to whom contract and order awards are made in order to monitor the success of our efforts to improve contracting opportunities in the small business community. Therefore, each offeror shall complete the information regarding the classification of its type of entity.

(c) Definitions. As used in this provision --

"Small business" means a business concern that is organized for profit, has a place of business in the United States, and does not

exceed the size standard for its industry. It may be a sole proprietorship, partnership, corporation, or any other legal entity.

"Service-disabled veteran-owned small business concern" means a small business concern (1) not less than 51 percent of which is owned by one or more service-disabled veterans or, in the case of any publicly owned business, not less than 51 percent of the stock of which is owned by one or more service-disabled veterans; and (2) the management and daily business operations of which are controlled by one or more service-disabled veterans or, in the case of a service-disabled veteran with permanent and severe disability, the spouse or permanent caregiver of such veteran.

"Veteran-owned small business concern" means a small business concern (1) not less than 51 percent of which is owned by one or more veterans (as defined at 38 U.S.C. 101(2)) or, in the case of any publicly owned business, not less than 51 percent of the stock of which is owned by one or more veterans; and (2) the management and daily business operations of which are controlled by one or more veterans.

"Women-owned small business concern" means a small business concern (1) that is at least 51 percent owned by one or more women or, in the case of any publicly owned business, at least 51 percent of the stock of which is owned by one or more women; and (2) whose management and daily business operations are controlled by one or more women.

"Large business concern" is an entity that is organized for profit, has a place of business in the United States, and exceeds the size standard for its industry.

"Nonprofit organization" is an entity that is not organized for profit, e.g., the American Red Cross, universities, and foundations.

"Foreign contractor" is an entity organized for profit that is not in the United States.

(d) Small disadvantaged business, women-owned small business, veteran-owned small business, service-disabled veteran-owned small business, and HUBZone small business concerns are subcategories of small business. Small disadvantaged business and HUBZone small business concerns require certification by the U.S. Small Business Administration. Additional information is available at <http://www.sba.gov>.

(e) For entities organized for profit, the size standards for each industry can be found at <http://www.sba.gov/gopher/Government-Contracting/Size/>. A business is large if the number of employees or revenue amount exceeds that shown in the applicable industry.

(f) Indicate below the information that best describes your organization and check all categories that apply. For example, if your organization is women-owned and veteran-owned small business, then check "Small Business", "Women-owned small business", and "Veteran-owned small business".

- ☐ Nonprofit organization (do not check any other box).
- ☐ Large business (do not check any other box).
- ☐ Foreign contractor (do not check any other box).
- ☐ State/local/Federal government agency (do not check any other box).
- ☐ Small business (see 13 CFR Part 121).
- ☐ HUBZone small business (see 13 CFR Part 126).
- ☐ Small disadvantaged business (see 13 CFR 124.1002).
- ☐ Service-disabled veteran-owned small business (see 38 U.S.C. 101(2) and 38 U.S.C. 101(16)).
- ☐ Veteran-owned small business (see 38 U.S.C. 101(2)).
- ☐ Women-owned small business.

(End of provision).

Section L - Instructions, Conditions and Notices to Offerors

52.211-6

Brand Name or Equal (Aug 1999)

(a) If an item in this solicitation is identified as "brand name or equal," the purchase description reflects the characteristics and level of quality that will satisfy the Government's needs. The salient physical, functional, or performance characteristics that "equal" products must meet are specified in the solicitation.

(b) To be considered for award, offers of "equal" products, including "equal" products of the brand name manufacturer, must-

(1) Meet the salient physical, functional, or performance characteristic specified in this solicitation;

(2) Clearly identify the item by-

(i) Brand name, if any; and

(ii) Make or model number;

(3) Include descriptive literature such as illustrations, drawings, or a clear reference to previously furnished descriptive data or information available to the Contracting Officer; and

(4) Clearly describe any modifications the offeror plans to make in a product to make it conform to the solicitation requirements. Mark any descriptive material to clearly show the modifications.

(c) The Contracting Officer will evaluate "equal" products on the basis of information furnished by the offeror or identified in the offer and reasonably available to the Contracting Officer. The Contracting Officer is not responsible for locating or obtaining any information not identified in the offer.

(d) Unless the offeror clearly indicates in its offer that the product being offered is an "equal" product, the offeror shall provide the brand name product referenced in the solicitation.

(End of provision)

52.216-1

Type of Contract (Apr 1984)

The Government contemplates award of a firm fixed-price contract resulting from this solicitation.

(End of provision)

AOCS2.204-5

Registration In The Central Contractor Registration (CCR) (Nov 2007)

(a) The Architect of the Capitol anticipates that in the future the agency's contractors may have to register in the CCR database. This is the primary vendor database for the Executive Branch of the U.S. Federal Government. CCR collects, validates, stores, and disseminates data in support of agency acquisition missions.

(b) CCR requires vendors to complete a one-time registration to provide basic information relevant to procurement and financial transactions. Vendors must update or renew their registration at least once per year to maintain an active status. CCR validates the vendor information and electronically shares the secure and encrypted data with the Federal agencies' finance offices to facilitate paperless payments through electronic funds transfer (EFT).

(c) The AOC is now encouraging all vendors to register in the CCR if they have not already done so. Vendors can register on line at <http://ccr.gov>. This internet site contains all pertinent information for registration as well as provides contact points for help when registering.

(End of provision)

AOC52.206-1

Procurement Authority for the Architect of the Capitol (Sep 2007)

The authority for all purchase orders and contracts awarded by the Architect of the Capitol is 41 U.S.C. 5, 41 U.S.C. 6a-1, and 41 U.S.C. 6a-2, as amended by Public Laws 107-68, 108-7, and 108-83.

(End of Provision)

AOC52.215-1

Instructions to Offerors (Jul 2007)

(a) Definitions. As used in this provision --

Proposal modification is a change made to a proposal before the solicitation s closing date and time, or made in response to an amendment, or made to correct a mistake at any time before award.

Proposal revision is a change to a proposal made after the solicitation closing date, at the request of or as allowed by a Contracting Officer as the result of negotiations.

Time, if stated as a number of days, is calculated using calendar days, unless otherwise specified, and will include Saturdays, Sundays, and legal holidays, including Presidential Inauguration Day. However, if the last day falls on a Saturday, Sunday, or legal holiday, including Presidential Inauguration Day, then the period shall include the next working day.

(b) Offerors are expected to examine the entire solicitation and all instructions. Failure to do so will be at the offeror s risk. Each offeror shall furnish the information required by the solicitation. The offeror will be held responsible for full knowledge of all information contained therein.

(c) Packaging, transmission, and tracking of proposals. (1) Proposals, modifications, and revisions shall be enclosed, in the quantities specified elsewhere in this solicitation, in sealed envelopes. With each copy of the form entitled, "SOLICITATION, OFFER, AND AWARD", the offeror shall enclose the completed Schedule page; offer guarantee, if required; and Representations and Certifications. Address envelopes to: Architect of the Capitol, Procurement Division, Ford House Office Building, Attn: Matt Hazlinsky, Room H2-263 Bid Room, Second and D Streets, S.W., Washington, DC 20515. Offeror shall write Bid Documents Enclosed, H2-263 Bid Room, and write the solicitation number, time and date for receipt of offers on the exterior of the package on the same side as the address. Telegraphic or facsimile proposals and modifications will not be considered.

(2) Current security requirements established by the U.S. Capitol Police to screen mail being delivered to the U.S. Capitol Complex of buildings preclude the use of U. S. Postal Service by offerors to deliver their proposals submitted in response to this solicitation. In addition, because all packages must be screened for security purposes at a central location prior to their delivery, the Architect of the Capitol cannot accept packages containing offers hand carried directly to the Bid Room address within the Ford House Office Building, or any other location in the U.S. Capitol Complex of buildings. See Notice for Delivery on the front of the solicitation.

(3) To assist in tracking of proposals, offerors are requested to fax a copy of their signed Solicitation, Offer and Award form as well as a copy of the FEDEX or UPS receipt to Matt Hazlinsky to (866) 813-9541 at the time of the issuance of their proposal.

(4) The only acceptable method by which offerors can deliver their responses to this solicitation shall be via Federal Express (FEDEX) or United Parcel Service (UPS). Offers submitted via any other method will be rejected. OFFERORS - DO NOT MAIL YOUR OFFER BY REGULAR U.S. MAIL. See notice attached to this solicitation for special instructions.

(d) Submission, modification, revision, and withdrawal of proposals. (1) Offerors are responsible for submitting proposals and any modifications or revisions so as to reach the Government office designated in the solicitation by the time specified in the solicitation. If no time is specified in the solicitation, the time for receipt is 4:30 p.m. local time, for the designated Government office on the date that the proposal or revision is due.

(2) Any proposal, modification, or revision received at the Government office designated in the solicitation after the exact time specified for receipt of offers is late and will not be considered unless it is received before award is made, the Contracting Officer determines that accepting the late offer would no unduly delay the acquisition, and-

(i) If it was transmitted through an electronic commerce method authorized by the solicitation, it was received at the initial point of entry to the Government infrastructure not later than 5:00 p.m. one working day prior to the date specified for receipt of proposals;

(ii) There is acceptable evidence to establish that it was received at the Government installation designated for receipt of proposals and was under the Government's control prior to the time set for receipt of proposals; or

(iii) It is the only proposal received.

(3) However, a late modification of an otherwise successful proposal that makes its terms more favorable to the Government, will be considered at any time it is received and may be accepted.

(4) Acceptable evidence to establish the date of receipt at the Government installation includes the time/date stamp of that installation on the offer wrapper, other documentary evidence of receipt maintained by the installation, or oral testimony or statements of Government personnel.

(5) If an emergency or unanticipated event interrupts normal Government processes so that offers cannot be received at the Government office designated for receipt of proposals by the exact time specified in the solicitation and urgent Government requirements preclude amendment of the solicitation, the time specified for receipt of proposals will be deemed to be extended to the same time of day specified in the solicitation on the first work day on which normal Government processes resume.

(6) Proposals may be withdrawn by written notice received at any time before award. Proposals may be withdrawn in person by an offeror or an authorized representative if the identity of the person requesting withdrawal is established and the person signs a receipt for the proposal before award.

(End of provision)

AOC52.215-2

Interpretations and Amendments (Jun 2004)

(a) Any prospective offeror desiring an explanation or interpretation of the solicitation, drawings, specifications, etc., must request it in writing no later than fourteen calendar days prior to the date established for receipt of offers. Oral explanations or instructions given before the award of a contract will not be binding.

(b) Prospective offerors shall request the Contracting Officer, in writing, via FAX or e-mail for an interpretation or correction of any ambiguity, inconsistency, or error in the contract documents which they may discover or which should have been discovered by a reasonably prudent offeror. Such requests or objections to materials or methods of construction shown or specified shall be directed to the attention of the Contracting Officer at least fifteen (15) calendar days prior to the date specified for receipt of proposals. Written requests shall be transmitted via e-mail to mhazlins@aoc.gov or via facsimile to (866) 813-9541.

(c) Any interpretations or corrections, as well as any additional modifications the Contracting Officer may desire to include, will be in the form of amendments, in writing, which will be sent on the same date to all offerors if that information is necessary in submitting offers or if the lack of it would be prejudicial to other prospective offerors and shall become a part of any subsequent contract. The Contracting Officer reserves the right to answer only such questions as have, in his opinion, a definite bearing upon the proposals to be submitted.

(1) Offerors shall acknowledge the receipt of all amendments to the solicitation by:

(i) Signing and returning the amendment;

(ii) Identifying the amendment number and date in the space provided for this purpose on the form for submitting a offer;

(iii) Letter or telegram; or

(iv) Facsimile, if facsimile offers are authorized in the solicitation.

(2) The Government must receive the acknowledgment by the time and at the place specified for receipt of offers.

(d) Requests for oral interpretations or any other interpretations not made by amendments will not be accepted, and any information that may possibly be gained by offerors in that manner is gratuitous and not binding.

(e) If this solicitation is amended, all terms and conditions that are not amended remain unchanged.

(End of provision)

AOC52.215-3

Restriction on Disclosure and Use of Data (Jun 2004)

Offerors that include in their proposals data that they do not want disclosed to the public for any purpose, or used by the Government except for evaluation purposes, shall

(a) Mark the title page with the following legend:

This proposal includes data that shall not be disclosed outside the Government and shall not be duplicated, used, or disclosed--in whole or in part--for any purpose other than to evaluate this proposal. If, however, a contract is awarded to this offeror as a result of--or in connection with--the submission of this data, the Government shall have the right to duplicate, use, or disclose the data to the extent provided in the resulting contract. This restriction does not limit the Government's right to use information contained in this data if it is obtained from another source without restriction. The data subject to this restriction are contained in sheets (insert numbers or other identification of sheets) ; and

(b) Mark each sheet of data it wishes to restrict with the following legend:

Use or disclosure of data contained on this sheet is subject to the restriction on the title page of this proposal.

(End of provision)

AOC52.215-6

Preparation of Proposals (May 2007)

(a) Offerors are expected to examine the drawings, if any, specifications, Schedule, and all instructions. Failure to do so will be at the Offerors risk.

(b) Each offeror shall furnish the information required by the solicitation. The offerors shall sign the offer on Page 1 (SOLICITATION, OFFER AND AWARD) in block 18 and return Sections A, B, and K of this solicitation package. Erasures or other changes must be initialed by the person signing the offer. Offers signed by an agent shall be accompanied by evidence of that agent's authority, unless that evidence has been previously furnished to the issuing office.

(c) For each item offered, offers shall

(1) Show the unit price, if required, including, unless otherwise specified, packaging, packing, and preservation; and

(2) Enter the extended price for the quantity of each item offer in the "Amount" column of the Schedule.

(d) In case of discrepancy between a unit price and an extended price, the unit price will be presumed to be correct, subject, however, to correction to the same extent and in the same manner as any other mistake.

(e) Offers for supplies or services other than those specified will not be considered unless authorized by the solicitation.

(End of provision)

AOC52.215-9

Failure to Submit Offer (Jun 2004)

Recipients of this solicitation not responding with a proposal should not return this solicitation, unless it specifies otherwise. Instead, they should advise the issuing office by letter, postcard, or established electronic commerce methods, whether they want to receive future solicitations for similar requirements. If a recipient does not submit a proposal and does not notify the issuing office that future solicitations are desired, the recipient's name will be removed from the applicable mailing list.

(End of provision)

AOC52.237-1

Alt I

AOC52.237-1 Site Visit (May 2005) Alternate I (Jan 2007)

(a) Offerors are urged and expected to inspect the site where services are to be performed and to satisfy themselves regarding all general and local conditions that may affect the cost of contract performance, to the extent that the information is reasonably obtainable. In no event shall failure to inspect the site constitute grounds for a claim after contract award.

(b) A pre-proposal meeting will be conducted at the fountain located at the west front of the U.S. Capitol Building for all prospective offerors on May 21, 2008 at 10:00am local time. Information concerning the pre-proposal meeting may be obtained by contacting Matt Hazlinsky at (202) 226-0994.

(End of provision)

L.1

ARTICLE L.1 PROPOSAL COMPOSITION - SOURCE SELECTION PROCEDURES

(a) Proposals shall be submitted in two major subdivisions: Technical Proposal whose content and arrangement shall be as described in the article, INSTRUCTIONS FOR PREPARING THE TECHNICAL PROPOSAL of this section, and a Price Proposal, which shall be prepared in detail on a basis as described and set forth in the article entitled, INSTRUCTIONS FOR PREPARING THE PRICE PROPOSAL of this section.

(b) The Technical Proposal and the Price Proposal portions of each proposal tendered by any offeror shall each be enclosed in a separate sealed package, identified on its outer surface as to content in the manner prescribed in the article entitled SUBMISSION OF OFFERS of this section and submitted in the following number of copies:

- (1) Technical Proposal - One original and three (3) copies.
- (2) Price Proposal - One original and one (1) copy.

(c) Each offeror may submit one or more proposals; however, each proposal shall be configured as described above, shall be considered on its own merits as to the completeness of submission and shall not share required documentation, bonding, or other requirements of submission with any other proposal submitted by the same offeror.

ARTICLE L.2 INSTRUCTIONS FOR PREPARING THE TECHNICAL PROPOSAL - SOURCE SELECTION PROCEDURES

(a) The Technical Proposal shall be organized in accordance with the following format to facilitate evaluation by the Government. The Technical Proposal shall be subdivided into three (3) subsections: Technical Approach, Corporate Experience (General Contractor/Major Subcontractors), and Past Performance; indexed by evaluation factor and contained in three ring binders, binder clips, rings, or other methods that allow the material to be viewed and removed easily. Spiral binding is strongly discouraged.

.1 Factor 1 - Technical Approach -

.A The Offeror shall furnish a description of the plans, methods, schedule and procedures for all labor, equipment, materials to deliver, erect, perform the work and subsequently remove the Sound Amplification System to be used in providing the complex coordination of the services required in this solicitation, to include the following:

.1 Provide a complete Equipment List, in the same format indicated by the Sound System equipment list in Attachment No. J.3, showing the Sound System equipment that the offeror proposes to use to perform this work. The list of equipment shall indicate the items of equipment which are actually in the possession of the offeror on the date of the submission of the offer, and shall state the manufacturer's name, model number and serial number of each piece of equipment. All equipment shall be available for use in connection with this project on January 5, 2009. Actual physical possession of the sound equipment will be subject to verification by the Government.

.2 Provide the address of a single location at which, within (seven) 7 calendar days after the date of the receipt of proposals, a representative of the Architect of the Capitol can inspect every item of equipment which the offeror has certified to be in his possession.

.B A description of the system the offeror proposes to provide for powering the complete system in event of a

power failure. This description shall include a schematic diagram of the entire standby power system indicating the connections, sizes, quantities and manufacturer s model numbers of all components, its power handling capacity and the calculated duration of standby power.

.C Provide a progress chart showing the order in which the Contractor proposes to perform the work.

.D Provide a detailed description of the scaffold structure in which the Contractor proposes to use.

.E Provide an on-site staffing plan, listing the proposed labor categories and the number of employees in each category that are proposed to be provided, and your method of assuring that the services required by this RFP are adequately and consistently provided by qualified personnel.

.2 Factor 2 - Corporate Experience (General Contractor/Major Subcontractors) -

.A Provide descriptions of current or recently completed contracts performed by the offeror, and any proposed major subcontractors (if any), from within the past five years, which shall include descriptions of successfully managed contracts for at least three (3) relevant projects (.2 of this section) performed within the past five (5) years. Each project shall include at a minimum the following information:

- .1 a project identification, location;
- .2 contracting agency/owner identification and address;
- .3 date of award and completion;
- .4 contract award amount/final amount and description of any differences between the award amount and the final amount;
- .5 key personnel/subcontractors involved;
- .6 brief description of the project; and
- .7 point of contact at agency/owner and phone number.

.B Relevant projects are those which are similar in size, scope and complexity to the work contemplated by this solicitation, and which involve the following characteristics:

installing 70 volt distributed systems, interfacing with existing sound system, life safety systems, and experience with radio frequency (RF) equipment including RF hearing impaired systems), and similar experience in assembling and installing sound systems of magnitude and scope similar to those required and specified in this contract.

.3 Factor 3 - Past Performance - (General Contractor/Major Subcontractors) -

A. Although the Government reserves the right to use any source of information available on the Offeror s past performance to either evaluate past performance or verify information provided by the Offeror, the Offeror shall provide information that demonstrates the offeror s past performance. The enclosed AOC PAST PERFORMANCE QUESTIONNAIRE shall be provided to each of the companies/agencies submitted by the offeror in response to Evaluation Factor 2. The questionnaire(s) must be faxed by the companies/agencies to the attention: Matt Hazlinsky at (866) 813-9541 by the date established for receipt of offers in order to be considered in the evaluation process. A neutral rating will be applied for those projects/contracts for which a questionnaire is not received.

Section M - Evaluation Factors for Award

M.1

ARTICLE M.1 PROPOSAL EVALUATION CRITERIA - SOURCE SELECTION PROCEDURES

(a) The evaluation criteria to be used by the Contract Officer for the selection of a contractor to perform the work specified are defined below. The criteria are divided into technical and price categories which consist of subsections corresponding to those in the article entitled INSTRUCTIONS FOR PREPARING THE TECHNICAL PROPOSAL and the article entitled INSTRUCTIONS FOR PREPARING THE PRICE PROPOSAL in Section L. The technical criteria are considered by the Architect to be generally more important than price criteria. However, as the difference in technical merit between the proposals becomes less significant, the relative importance of the price will increase.

(b) TECHNICAL CRITERIA. Each offeror's proposal will be evaluated in accordance with the technical criteria listed below to determine whether it is responsive to the requirements of the RFP and are therefore acceptable. The technical criteria are of equal importance in relation to one another.

.1 Factor 1 - Technical Approach -

A. The Offeror's technical approach will be evaluated to determine if the proposed plans for scheduling and carrying out the work are efficient and effective, and comply with the solicitation requirements, and whether the proposed staffing, materials, and equipment are appropriate, and will assure the efficient completion of the work.

1. The proposed listing of Sound System equipment in his possession and not in his possession will be evaluated to determine if it is complete relative to the requirements of the solicitation and if the proposed equipment is appropriate for the proposed uses. Proposals will also be evaluated to determine if all material required in Attachment No. J.3 (2009 Inaugural Ceremonies Equipment List) was submitted with the Offeror's proposal.

B. The Offeror's description of the Sound System will be evaluated to determine the powering capabilities of the complete system in the event of a power failure in order to meet the requirements of this solicitation.

C. The proposed progress chart will be evaluated to determine the order in which the Contractor proposes to do the work and that it is within the contract period of performance; and that there is adequate coordination with others performing the work indicated on the drawings.

D. Proposed scaffolding will be evaluated to determine that all equipment can be safely accessed and maneuvered in the work area without risk of injury.

E. The on-site staff plan will be evaluated to ensure the proposed staff includes the proper labor categories, the proper number of employees per category to assure that services are adequately and consistently provided by qualified personnel.

.2 Factor 2 - Corporate Experience (General Contractor/Major Subcontractors)

A. The Offeror's and the proposed subcontractors experience will be evaluated to determine the extent of successful completion of projects, performed within the past five years, with a minimum three successfully completed projects of similar scope, size and complexity to the requirements of this project (Sound System for

the 2009 Presidential Inaugural Ceremonies).

B. The experience with the subcontractors and related projects will be evaluated for the extent of successful completion of projects, performed within the past five years, of similar scope, size and complexity to the requirements of this project (Sound System for the 2009 Presidential Inaugural Ceremonies).

.3 Factor 3 - Past Performance - (General Contractor/Major Subcontractors) -

A. The Offeror s and the proposed subcontractors past performance will be evaluated to determine the extent of successful completion of projects, performed within the past five years, of similar scope, size and complexity to the requirements of this project (Sound System for the 2009 Presidential Inaugural Ceremonies).

B. The AOC will use references provided (Past Performance Questionnaire) in this factor to verify the offeror s and proposed subcontractors past performance relative to conforming to contract requirements, meeting prescribed schedules, and history of reasonable and cooperative behavior. Timeliness and degree of client satisfaction for each project will be taken into consideration. Proposed subcontractors will be evaluated to determine if their qualifications are sufficient to carry out their portion of the work as described in the specification. The AOC may use other references/information to verify past performance.

(c) PRICE CRITERIA. The Government will evaluate the price proposals of all firms found technically qualified. Price criterion measure not only actual dollars but also analyze the reasonableness of the Offeror s proposed price and its position in the range of all prices. Offerors are required to propose pricing on Item No. 1, Item No. 2 and Option 1, Item No. 3. Total price (Items 1,2 and 3) will be the total evaluated price.

AOC52.215-5

Contract Award - Source Selection Procedures (Jun 2004)

(a) The Government will award a contract resulting from this solicitation to the responsible offeror whose offer conforming to the solicitation will be most advantageous to the Government, cost or price and other factors, specified elsewhere in this solicitation, considered.

(b) The Government may

(1) Reject any or all offers if such action is in the public interest;

(2) Accept other than the lowest offer; and

(3) Waive informalities and minor irregularities in offers received.

(c) The Government intends to evaluate proposals and award a contract without discussions with offerors (except clarifications as described in FAR 15.306(a)). Therefore, the offeror s initial proposal should contain the offeror s best terms from a price and technical standpoint. The Government reserves the right to conduct discussions if the Contracting Officer later determines them to be necessary. If the Contracting Officer determines that the number of proposals that would otherwise be in the competitive range exceeds the number at which an efficient competition can be conducted, the Contracting Officer may limit the number of proposals in the competitive range to the greatest number that will permit an efficient competition among the most highly rated proposals.

(d) The Government may accept any item or combination of items, unless doing so is precluded by a restrictive limitation in the solicitation or the offer.

(e) A written award or acceptance of offer mailed or otherwise furnished to the successful offeror within the time for acceptance specified in the offer shall result in a binding contract without further action by either party. Before the offer's specified expiration time, the Government may accept an offer (or part of an offer as provided in Paragraph (d) of this provision), whether or not there are negotiations after its receipt, unless a written notice of withdrawal is received before award. Negotiations conducted after receipt of an offer do not constitute a rejection or counteroffer by the Government.

(f) Neither financial data submitted with an offer, nor representations concerning facilities or financing, will form a part of the resulting contract. However, if the resulting contract contains a clause providing for price reduction for defective cost or pricing data, the contract price will be subject to reduction if cost or pricing data furnished is incomplete, inaccurate, or not current.

(g) The Government may determine that an offer is unacceptable if the prices proposed are materially unbalanced between line items or sub line items. Unbalanced pricing exists when, despite an acceptable total evaluated price, the price of one or more contract line items is significantly overstated or understated as indicated by the application of cost or price analysis techniques. A proposal may be rejected if the Contracting Officer determines that the lack of balance poses an unacceptable risk to the Government.

(End of provision)

52.252-1 Sec. M

52.252-1 SOLICITATION PROVISIONS INCORPORATED BY REFERENCE (FEB 1998)

This solicitation incorporates one or more solicitation provisions by reference, with the same force and effect as if they were given in full text. Upon request, the Contracting Officer will make their full text available. The offeror is cautioned that the listed provisions may include blocks that must be completed by the offeror and submitted with its quotation or offer. In lieu of submitting the full text of those provisions, the offeror may identify the provision by paragraph identifier and provide the appropriate information with its quotation or offer. Also, the full text of a solicitation provision may be accessed electronically at this/these address(es):

www.gsa.gov or www.arnet.gov

(End of provision)

Clauses By Reference

Clause	Title	Date
52.217-5	Evaluation Of Options	11/08/2006

BALTZELL AUDIO DESIGN

13737 Weddington St., Sherman Oaks, CA 91401

Tel: (818) 986 – 3520 Fax: (818) 986 – 5136 Email: baltzellp@aol.com

2009 INAUGURAL CEREMONY SOUND SYSTEM SOUND SYSTEM SPECIFICATION 1.1

I. GENERAL

The vendor awarded this contract shall provide maintenance, supervision, coordination, materials, tools, test equipment and transportation services necessary to complete the installation and maintenance of the sound systems as described in these specifications and the associated drawings. The systems shall be delivered and installed to meet the performance requirement as specified in this document.

II. INSTALLATION

A. CONFORM TO CODES

1. National Fire Protection Association (N.F.P.A.).
2. National Electrical Code (N.E.C.).
3. American National Safety Institute (A.N.S.I.).
4. Electronics Industries Association (E.I.A.).
5. Sound System Engineering, Davis and Davis, Howard W. Sams, 1987.
6. ANSI S4.48-1992.
7. EIA Standard RS-160.
8. EIA Standard RS-219.

B. GENERAL

1. Coordinate work with other trades to avoid causing delays in construction schedule.
2. Mount equipment and enclosures plumb and square. Design equipment supports to support loads imposed with a safety factor of at least three (five to one for loudspeaker mountings).
3. The process of testing the System may necessitate moving and adjusting certain component parts – e.g., loudspeakers. Provide for +/-3 degrees of adjustability from initial aiming angle and perform such adjustments without claim for additional payment.

C. CONTRACTOR TESTS, SETUPS AND ADJUSTMENTS

1. All electronic devices must be properly grounded.
2. Powered devices must have AC power from the proper circuit and hot, neutral, and ground conductors are connected correctly.

3. All cable is dressed, routed, and labeled; connections are consistent with regard to polarity.

D. PROJECT CONDITIONS

1. The Drawings diagrammatically show cables, conduit, wiring, and arrangements of equipment fitting the space available without interference. If conditions exist at the job site which make it impossible to install work as shown, recommend solutions and/or submit drawings to the Architect for approval, showing how the work may be installed.

E. WARRANTY

1. Installer shall warrant equipment to be free of defects in materials and workmanship for the duration of the event. Defects occurring shall be rectified by replacement or repair within 24 hours.

F. COMPLETION ASSURANCE

1. The Vendor shall provide adequate shop facilities, fabrication and assembly equipment as well as on-site labor to complete the installation within the specified schedule.
2. The Vendor shall have suitable financial status to purchase the custom audio equipment required to meet the performance specification and maintenance requirement described in this document.

G. PRIMARY CONTRACTOR AND SUB CONTRACTOR RESPONSIBILITY

If a portion of this scope of work is sub contracted to another vendor the "Primary Contractor" awarded the contract shall be liable for the work and materials provided by the sub-contracted company. The "Primary Sound System Contractor" shall:

1. Furnish the equipment to meet the sound system specification.
2. Fabricate the equipment racks panels and sub assemblies as required.
3. Supervise audio signal distribution and termination for each piece of equipment as required with regard to proper grounding and signal isolation.

III. SOUND SYSTEM DESCRIPTION

A. GENERAL

The sound system is designed to provide high level reinforcement for speech and entertainment. The design allows for individual sound systems to provide coverage for specific audience seating areas. These areas of coverage are:

1. Primary System – West Lawn Audience Rear Seating
Zones 3 and 4 (see drawing IC-09 2.1)
2. Primary System Outer Fill – West Lawn Front Seating
Zone 2 (see drawing IC-09 2.1)
3. Primary System Inner Fill – VIP Seating
Zone 1 (see drawing IC-09 2.1, IC-09 3.1 & IC-09 4.1)
4. Delay System 1 – First Street & Northwest Standee Area
(see drawing IC-09 2.1 & IC-09 6.1)
5. Delay System 2 – West of 1st Street and Reflecting Pool
Standee Area A & B (see drawing IC-09 6.1)
6. Congressional Seating Areas – Terrace Level
(see drawing IC-09 3.1 & IC-09 5.1)
7. Upper Congressional Seating / Choir Seating
(see drawing IC-09 3.1)

B. PRIMARY SPEAKER SYSTEM (ZONE 3 & 4)

1. The primary speaker system shall consist of two speaker clusters flown inside speaker towers "A" and "B". Refer to drawing IC-09 2.1 for exact location. Each cluster shall contain (14) of SPEAKER TYPE 1. The Primary System provides coverage for the mid and rear seating areas of the West Lawn. The amplifiers for these speakers shall be located in Speaker Tower A & B. Refer to drawing IC-09 7.1 for tower/cluster build details. Speaker connections shall be weatherproof and rated for outdoor use.
2. Specifications: SPEAKER TYPE 1 – 3-Way Full Range Line Array
 - Drivers:
 - (2) 2 inch compression driver mounted to wave guide
 - (4) 7.5 inch midrange driver
 - (2) 15 inch low frequency driver
 - Frequency Response: +/-3dB 50Hz – 18kHz
 - Sensitivity:
 - LF - 102dB w/1 watt @ 1 meter
 - MF - 109dB w/1 watt @ 1 meter
 - HF - 114dB w/1 watt @ 1 meter
 - Nominal Coverage Pattern: H - 90 degrees, V - 5 degrees
 - Array Capability: Elements couple together to form vertical line array
 - Acceptable Products: (Note: Products listed below are provided as examples of acceptable products. "Equal" products shall be

proposed in accordance with 52.211-6 Brand Name or Equal (Aug 1999) and paragraph IV.B. of this specification.)

L'Acoustics VDCSC
EAW KF860
JBL Vertec 4889
Meyer MSL Milo

C. PRIMARY SYSTEM – OUTER FILL (ZONE 2)

1. The Primary System Outside Fill shall consist of five speakers installed on the Capitol Balustrade and inside the Main TV Stand scaffold structure. These shall be three of SPEAKER TYPE 2 and two of SPEAKER TYPE 3. The amplifiers for these speakers shall be located in Speaker Tower A. Refer to drawing IC-09 2.1 for exact location. Speaker connections shall be weatherproof and rated for outdoor use.

2. Specifications: SPEAKER TYPE 2 – 3-Way Full Range

Drivers: (1) 2 inch compression driver mounted to wave guide
(1) 10 inch midrange driver
(1) 15 inch low frequency driver

Frequency Response: +/-3dB 80Hz – 20kHz

Sensitivity: LF - 102dB w/1 watt @ 1 meter
MF - 107dB w/1 watt @ 1 meter
HF - 112dB w/1 watt @ 1 meter

Nominal Coverage Pattern: H - 55 degrees, V - 40 degrees

Array Capability: Elements couple together horizontally

Acceptable Products: (Note: Products listed below are provided as examples of acceptable products. "Equal" products shall be proposed in accordance with 52.211-6 Brand Name or Equal (Aug 1999) and paragraph IV.B. of this specification.)

EAW KF850
Apogee 3X3
Meyer MSL4

3. Specifications: SPEAKER TYPE 3 – 2-Way Full Range

Drivers: (1) 1 inch compression driver
(1) 12 inch low frequency driver

Frequency Response: +/-3dB 90Hz – 18kHz

Sensitivity: LF - 100dB w/1 watt @ 1 meter
HF - 106dB w/1 watt @ 1 meter

Nominal Coverage Pattern: H - 90 degrees, V - 40 degrees

Array Capability: None

Acceptable Products: (Note: Products listed below are provided as examples of acceptable products. "Equal" products shall be proposed in accordance with 52.211-6 Brand Name or Equal (Aug 1999) and paragraph IV.B. of this specification.)

EAW KF300
Apogee AE5
Meyer UPA1A

EV Deltamax 1152
JBL Array Series

D. PRIMARY SYSTEM – INNER FILL

1. The Primary System Inner Fill shall consist of four of SPEAKER TYPE 3 installed into the north/south presidential stand. These speakers shall be installed on shelves built into this wall structure by the construction contractor. The fiberglass insulation and the custom speaker grills/frames shall be provided by the Sound Vendor. Refer to drawing IC-09 4.1 for construction details. The amplifiers for these speakers shall be located in Speaker Tower A. Speaker connections shall be weatherproof.
2. Specifications: SPEAKER TYPE 3 – 2-Way Full Range
 - Drivers: (1) 1 inch compression driver
(1) 12 inch low frequency driver
 - Frequency Response: +/-3dB 90Hz – 18kHz
 - Sensitivity: LF - 100dB w/1 watt @ 1 meter
HF – 106dB w/1 watt @ 1 meter
 - Nominal Coverage Pattern: H - 90 degrees, V - 40 degrees
 - Array Capability: None
 - Acceptable Products: (Note: Products listed below are provided as examples of acceptable products. "Equal" products shall be proposed in accordance with 52.211-6 Brand Name or Equal (Aug 1999) and paragraph IV.B. of this specification.)
EAW KF300
Apogee AE5
Meyer UPA1A
EV Deltamax 1152
JBL Array Series

E. DELAY SYSTEM 1

1. Delay System 1 shall be three monaural speaker towers to provide additional coverage for the audience on the west side of First Street and the Northwest Standee area. Two of the towers shall have three of SPEAKER TYPE 2 and one of the towers shall have four of SPEAKER TYPE 1. The power amplifiers for these speakers shall be located inside the delay scaffold towers. Refer to drawing IC-09 2.1 & IC-09 6.1 for locations. Speaker connections shall be weatherproof and rated for outdoor use.
2. Specifications: SPEAKER TYPE 1 – 3-Way Full Range Line Array
 - Drivers: (2) 2 inch compression driver mounted to wave guide
(4) 7.5 inch midrange driver
(2) 15 inch low frequency driver
 - Frequency Response: +/-3dB 50Hz – 18kHz

Sensitivity: LF - 102dB w/1 watt @ 1 meter
 MF - 109dB w/1 watt @ 1 meter
 HF - 114dB w/1 watt @ 1 meter

Nominal Coverage Pattern: H - 90 degrees, V - 5 degrees

Array Capability: Elements couple together to form vertical line array

Acceptable Products: (Note: Products listed below are provided as examples of acceptable products. "Equal" products shall be proposed in accordance with 52.211-6 Brand Name or Equal (Aug 1999) and paragraph IV.B. of this specification.)

L'Acoustics VDO SC
 EAW KF860
 JBL Line Array
 Meyer MSL Milo

3. Specifications: SPEAKER TYPE 2 – 3-Way Full Range

Drivers: (1) 2 inch compression driver mounted to wave guide
 (1) 10 inch midrange driver
 (1) 15 inch low frequency driver

Frequency Response: +/-3dB 80Hz – 20kHz

Sensitivity: LF - 102dB w/1 watt @ 1 meter
 MF - 107dB w/1 watt @ 1 meter
 HF - 112dB w/1 watt @ 1 meter

Nominal Coverage Pattern: H - 55 degrees, V - 40 degrees

Array Capability: Elements couple together horizontally

Acceptable Products: (Note: Products listed below are provided as examples of acceptable products. "Equal" products shall be proposed in accordance with 52.211-6 Brand Name or Equal (Aug 1999) and paragraph IV.B. of this specification.)

EAW KF850
 Apogee 3X3
 Meyer MSL4

F. DELAY SYSTEM 2

1. Delay System 2 shall be six monaural speaker towers to provide additional coverage for the audience area west of Third Street for Standee Areas A and B. Four of these towers shall have four of SPEAKER TYPE 1 and two of the towers shall have three of SPEAKER TYPE 2. The power amplifiers for these speakers shall be located inside the delay scaffold towers. Refer to drawing IC-09 6.1 for locations and IC-09 8.1 for tower/cluster build details. Speaker connections shall be weatherproof and rated for outdoor use.

2. Specifications: SPEAKER TYPE 1 – 3-Way Full Range Line Array

Drivers: (2) 2 inch compression driver mounted to wave guide
 (4) 7.5 inch midrange driver
 (2) 15 inch low frequency driver

Frequency Response: +/-3dB 50Hz – 18kHz

Sensitivity: LF - 102dB w/1 watt @ 1 meter
MF - 109dB w/1 watt @ 1 meter
HF - 114dB w/1 watt @ 1 meter

Nominal Coverage Pattern: H - 90 degrees, V - 5 degrees

Array Capability: Elements couple together to form vertical line array

Acceptable Products: (Note: Products listed below are provided as examples of acceptable products. "Equal" products shall be proposed in accordance with 52.211-6 Brand Name or Equal (Aug 1999) and paragraph IV.B. of this specification.)

L'Acoustics VDO SC
EAW KF860
JBL Line Array
Meyer MSL Milo

3. Specifications: SPEAKER TYPE 2 – 3-Way Full Range

Drivers: (1) 2 inch compression driver mounted to wave guide
(1) 10 inch midrange driver
(1) 15 inch low frequency driver

Frequency Response: +/-3dB 80Hz – 20kHz

Sensitivity: LF - 102dB w/1 watt @ 1 meter
MF - 107dB w/1 watt @ 1 meter
HF - 112dB w/1 watt @ 1 meter

Nominal Coverage Pattern: H - 55 degrees, V - 40 degrees

Array Capability: Elements couple together horizontally

Acceptable Products: (Note: Products listed below are provided as examples of acceptable products. "Equal" products shall be proposed in accordance with 52.211-6 Brand Name or Equal (Aug 1999) and paragraph IV.B. of this specification.)

EAW KF850
Apogee 3X3
Meyer MSL4

G. CONGRESSIONAL SEATING SYSTEM

1. The Congressional Seating System shall provide coverage to the Senate and House seating areas. This shall be a low level distributed 70 Volt system installed under the seats. 106 of the SPEAKER TYPE 5 shall be wired under the constructed stage floor. Refer to drawing IC-09 5.1. Four of the SPEAKER TYPE 5 shall be installed under the constructed stage for the White House Communications (WHACA) technicians. Additionally, there shall be (14) SPEAKER TYPE 6 installed on the top of the Capitol Balustrade and wrapped in white fabric. The amplifiers for these speakers shall be located in Speaker Towers A and B. Speaker connections shall be weatherproof and rated for outdoor use.

2. Specifications: SPEAKER TYPE 5 – 2-Way Low Profile 70 Volt

Drivers: (1) .75 inch tweeter
(1) 4 inch low frequency driver

Frequency Response: +/-3dB 150Hz – 15kHz
 Sensitivity: 92dB w/1 watt @ 1 meter
 Nominal Coverage Pattern: H - 90 degrees, V - 40 degrees
 Array Capability: None
 Transformer: 70 Volt w/ 7.5w, 15w & 30w taps
 Acceptable Products: (Note: Products listed below are provided as examples of acceptable products. "Equal" products shall be proposed in accordance with 52.211-6 Brand Name or Equal (Aug 1999) and paragraph IV.B. of this specification.)
 JBL Control 25T
 JBL Control 28T

3. Specifications: SPEAKER TYPE 6 – Passive 2-Way

Drivers: (1) 1 inch compression driver mounted to wave guide
 (2) 8 inch low frequency driver
 Frequency Response: +/-3dB 90Hz – 19kHz
 Sensitivity: 92dB w/1 watt @ 1 meter
 Nominal Coverage Pattern: H - 120 degrees, V - 120 degrees
 Array Capability: None
 Acceptable Products: (Note: Products listed below are provided as examples of acceptable products. "Equal" products shall be proposed in accordance with 52.211-6 Brand Name or Equal (Aug 1999) and paragraph IV.B. of this specification.)
 EAW JF80
 EAW JF60
 JBL MS28
 JBL MS26

H. UPPER CONGRESSIONAL SEATING / CHOIR BLEACHERS

1. This system shall provide coverage to the seating areas behind and to the left and right of the stage area. This shall be a distributed medium-level system utilizing (10) of SPEAKER TYPE 6 on custom speaker poles installed on existing cross aisle railings. The upper bleacher area is covered with (6) of SPEAKER TYPE 4 on stands and (9) of SPEAKER TYPE 5 with brackets installed on the railing. The amplifiers for these speakers shall be located in Speaker Tower B. Refer to drawing IC-09 3.1. Speaker connections shall be weatherproof and rated for outdoor use.
2. Specifications: SPEAKER TYPE 4- Passive 2-way
 Drivers: (1) 1 inch compression driver
 (1) 12 inch woofers
 Frequency Response: +/-3dB 100Hz – 15kHz
 Sensitivity: 95dB w/1 watt @ 1 meter
 Acceptable Product: (Note: Products listed below are provided as examples of acceptable products. "Equal" products shall be proposed in accordance with 52.211-6 Brand Name or Equal (Aug 1999) and paragraph IV.B. of this specification.)

JBL VRX932LA-1
Ramsa WS-A200
Apogee AE-5
Meyer UPA1A

3. Specifications: SPEAKER TYPE 5 – 2-Way Low Profile 70 Volt

Drivers: (1) .75 inch tweeter

(1) 4 inch low frequency driver

Frequency Response: +/-3dB 150Hz – 15kHz

Sensitivity: 92dB w/1 watt @ 1 meter

Nominal Coverage Pattern: H - 90 degrees, V - 40 degrees

Array Capability: None

Transformer: 70 Volt w/ 7.5w, 15w & 30w taps

Acceptable Products: (Note: Products listed below are provided as examples of acceptable products. "Equal" products shall be proposed in accordance with 52.211-6 Brand Name or Equal (Aug 1999) and paragraph IV.B. of this specification.)

JBL Control 25T

JBL Control 28T

I. ORCHESTRA FOLDBACK SYSTEM

1. This system shall provide foldback coverage to the band area. This system shall be SPEAKER TYPE 7 wedge monitors. The exact location and quantity of wedge speakers shall be determined at the rehearsals. The amplifiers for these speakers shall be located in Speaker Tower A. Refer to drawing IC-09 3.1. Speaker connections shall be weatherproof and rated for outdoor use.

2. Specifications: SPEAKER TYPE 7- 2-way wedge monitor

Drivers: (1) 1 inch compression driver

(1) 12 inch woofer

Frequency Response: +/-3dB 80Hz – 18kHz

Sensitivity: 102dB w/1 watt @ 1 meter

Acceptable Product: (Note: Products listed below are provided as examples of acceptable products. "Equal" products shall be proposed in accordance with 52.211-6 Brand Name or Equal (Aug 1999) and paragraph IV.B. of this specification.)

Apogee AE-6

Clair Brothers 12AM

Meyer UM1

EAW 200

J. STAGE FOLDBACK SYSTEM

1. This system shall provide foldback coverage to the stage/podium area. This system shall be two SPEAKER TYPE 7 wedge monitors placed on either side of the podium, and one SPEAKER TYPE 5 installed inside the podium. The amplifiers for these speakers shall be located in Speaker Tower A. Refer to drawings IC-09 3.1 and IC-09

5.1. Speaker connections shall be weatherproof and rated for outdoor use.

2. Specifications: SPEAKER TYPE 7- 2-way wedge monitor

Drivers: (1) 1 inch compression driver
(1) 12 inch woofer

Frequency Response: +/-3dB 80Hz – 18kHz

Sensitivity: 102dB w/1 watt @ 1 meter

Acceptable Product: (Note: Products listed below are provided as examples of acceptable products. "Equal" products shall be proposed in accordance with 52.211-6 Brand Name or Equal (Aug 1999) and paragraph IV.B. of this specification.)

Apogee AE-3M

Clair Brothers 12AM

Meyer UM1

3. Specifications: SPEAKER TYPE 5 – 2-Way Low Profile 70 Volt

Drivers: (1) .75 inch tweeter
(1) 4 inch low frequency driver

Frequency Response: +/-3dB 150Hz – 15kHz

Sensitivity: 92dB w/1 watt @ 1 meter

Nominal Coverage Pattern: H - 90 degrees, V - 40 degrees

Array Capability: None

Transformer: 70 Volt w/ 7.5w, 15w & 30w taps

Acceptable Products: (Note: Products listed below are provided as examples of acceptable products. "Equal" products shall be proposed in accordance with 52.211-6 Brand Name or Equal (Aug 1999) and paragraph IV.B. of this specification.)

JBL Control 25T

JBL Control 28T

K. MEDIA SIGNAL DISTRIBUTION

1. This system of signal distribution shall consist of (4) press mult output boxes described below. Distribution amplifiers located at the house PA mixing position shall buffer these feeds. The final location of these shall be determined on site. All connections shall be weatherproof. The individual feeds generated at the house mix position shall be as follows:

Dialogue ISO

Stereo Program Left

Stereo Program Right

Composite Mono Program

2. Specifications: Press mults

Input: Transformer balanced

Outputs: Transformer Balanced

Isolation: Minimum 50dB from output to output

3. Specifications: Audio Distribution Amplifier

Input: Electronically balanced

Outputs: (6) Electronically balanced +4dBm line level

Isolation: Minimum 60dB from output to output

Acceptable Product: (Note: Products listed below are provided as examples of acceptable products. "Equal" products shall be proposed in accordance with 52.211-6 Brand Name or Equal (Aug 1999) and paragraph IV.B. of this specification.)

Aphex 120A

L. COMMUNICATIONS

1. The communications system shall be three-channel with the power supply located in Speaker Tower A. The beltacks and speaker stations shall be two channel with the capability of injecting program audio. The final configuration and location of headsets shall be determined on site. Refer to drawing IC09 11.1 for locations and circuit configuration. All connections shall be weatherproof and rated for outdoor use.

4. Specifications:

Channels: (3)

Ch1 – Production

Ch2 – Audio

Ch3 – Hearing Impaired Signer Iso

Beltacks: (22) 2 Channel w/ program input

Speaker Stations: (3) 2 Channel

Power Supplies: (1) PS 31

Acceptable Product: (Note: Products listed below are provided as examples of acceptable products. "Equal" products shall be proposed in accordance with 52.211-6 Brand Name or Equal (Aug 1999) and paragraph IV.B. of this specification.)

RTS

Clearcom

M. VIDEO SYSTEM

1. Contractor shall provide a closed circuit video monitor system including one camera and three 13-inch video monitors. All cabling required to make this system work shall be provided. This system shall provide a closed circuit image of the conductor for the performer at the podium as well as the choir located in the rear bleachers. Refer to drawing IC-09 3.1. All connections shall be weatherproof and rated for outdoor use.

N. POWER DISTRIBUTION

1. *General Distribution* - The Capitol Architect shall provide electrical power service to Speaker Towers A and B. The termination shall be a disconnect panel at each location. All isolation transformers, load centers and power cabling required to make the sound system

operational not specified as being provided by the Capitol Architect Electrical Contractor on drawing IC-09 9.1 shall be provided by the Sound Contractor. All power cabling, disconnects, panels, load centers, junction boxes etc. shall be weatherproof and specified for outdoor use. Refer to drawing IC-09 6.1 and IC-09 9.1. Isolation Transformers #1 & #2 provided by the Sound Contractor shall be installed on January 5th, 2009. Connections to the electrical service for the Primary Sound System shall be completed by January 6th, 2009. These services shall be measured and confirmed by January 6th, 2009.

2. *Back-up Generator* - A backup generator for the Primary Sound System shall be bid as Sound Alternate #1. This unit is referred to as S2 in drawing IC-09 9.1. The audio ground provided shall be a clean isolated technical ground. This ground shall be a ground rod installed at the generator location. No other electrical ground connections are acceptable. Generator S2 shall be:

Amperage: 60KVA

Voltage: 120/208V

Termination: Camlock E1016

Noise Rating: <66dBA SPL @ 1 meter

Enclosure Color: Black, Silver, Grey or Brown

Outdoor Rating: Unit and all connections shall be weatherproof and rated for outdoor use.

If Sound Alternate #1, the backup generator is included in the contract, Generator S2 shall be installed on January 5th, 2009. The final location shall be determined by the Architect of the Capitol with regard to refueling access and security fence issues. The backup transfer switch function shall be tested and confirmed without load on January 8th, 2009.

3. *Transfer Switch* - A switch to transfer power to the Primary Sound System from the primary vault service to the backup generator shall be provided by the Capitol Architect. This transfer switch identified as SW1 on drawing IC-09 9.2 shall be:

Type: Manual (4) pole

Amperage: 200A

Voltage: 208 Volt

Switch shall be weatherproof and rated for outdoor use.

If Sound Alternate #1, the backup generator is included in the contract, the transfer switch shall be tested without load on January 8th, 2009

4. *Delay System 1* – The power distribution for Delay System 1 shall be installed in the Capitol power vault on the west end of the lawn near First Street. The Sound Contractor shall provide a load center with (3) 50 amp breakers and all required cabling to the amplifier / equipment racks installed in speaker towers C, D and E. This panel shall be connected to the existing 100A disconnect fed from the existing 200A isolation transformer. This load center and all cabling shall be

weatherproof and rated for outdoor use. This service shall be completed and tested on January 8th, 2009.

5. *Delay System 2* – Power for Delay System 2 shall be Generator S1. This generator is provided by the Sound Contractor. Generator S1 should be delivered to the site on January 6th, 2009. All permits required by the National Park Service for the use, installation and refueling of Generator S1 shall be secured by the Sound Contractor at his expense. Scheduling for refueling of the generator shall be coordinated with the National Park Service. The audio ground provided shall be a clean isolated technical ground. This ground shall be a ground rod installed at the generator location. No other electrical ground connections are acceptable. This unit should be cabled and tested on January 8th, 2009. Generator S1 shall be:

Amperage: 45KVA

Voltage: 120/208V

Termination: Camlock E1016

Noise Rating: <66 dBA SPL @ 1 meter

Enclosure Color: black, grey silver or brown

Outdoor Rating: Unit and all connections shall be weatherproof and rated for outdoor use.

O. CUE LIGHT SYSTEM

1. The Contractor shall provide a Cue Light System consisting of three custom boxes containing two illuminated switches – one red and one green. These boxes shall interconnect using standard XLR type cabling. When any of the red illuminated switches is depressed, the corresponding red light shall illuminate on the other two boxes. The same applies to the green illuminated switches. This system shall be used to cue the Musical Director.

P. MIXING CONSOLE

1. The mix console shall be provided with redundant power supplies and an automatic changeover unit that will switch supplies in the event of a supply failure.
2. Specifications:
 - Input Channels: 52 Microphone / Line Inputs.
 - Equivalent Noise: -78dB
 - Outputs: 12 Matrix Outputs and 8 Auxiliary Outputs
 - Type: Yamaha PM5D or equivalent

Q. FIBER OPTIC DELAY MULT

1. The Contractor shall provide an (8) channel line level fiber optic transmission system for sending signals to the delay systems.
2. Specifications:
 - Channels: (8) Line Inputs
 - Signal to Noise Ratio: -96dB

Sampling Rate: 48kHz
Resolution: 24 bit
Frequency Response: +/-1dB 20Hz – 20kHz

R. TENTS AND PORTABLE STRUCTURES

1. The tent structure to protect the audio control consoles on the lawn shall be 20 ft. W by 20 ft. D by 8 ft. H. Peaked roof pole construction is acceptable. Unit shall include a waterproof impregnated canvas top that shall be white or pale grey in color. Raised floor and stake tie-downs shall be provided. Refer to drawing IC-09 2.1 for details.
3. The small tent structures to protect the amplifiers and other electronics for Speaker Towers A & B shall be 10 ft. W by 10 ft. D by 8 ft. H. These tents shall include a waterproof impregnated canvas top that shall be white or pale grey in color. Refer to drawing IC-09 7.1 for details.
4. All delay speaker towers that contain amplifiers and/or electronic equipment shall have waterproof tarps securely installed so as to completely protect the equipment from any damage or malfunction due to weather.

IV. PRODUCTS

A. GENERAL REQUIREMENTS

1. All line level equipment to be low impedance balanced inputs with balanced outputs.
2. Provide transformers or other devices to eliminate hum or interference.
3. Wiring and interconnections shall be arranged to minimize any interference or hum.
4. Remove or cover manufacturer's names or logos on components in public view.

B. ACCEPTABLE MANUFACTURERS

1. Model numbers and manufacturers included in this specification are listed as a standard quality.
2. Other qualified manufacturers will be considered subject to approval of complete technical data, samples, and results of independent testing laboratory tests of proposed equipment, submitted to design consultant.
3. If proposed system includes equipment other than specified model numbers, submit a list of major items and their quantities, with a one-line schematic diagram for review. Include a list of previously installed projects similar in nature to specified system.
4. See 52.211-6 Brand Name or Equal (Aug 1999) for additional information.

C. EQUIPMENT CONDITION

1. Equipment and materials shall be new, and conform to applicable UL, CSA, or ANSI provisions.
2. Regardless of the length or completeness of the descriptive paragraph herein, each device shall meet published manufacturer's specifications. Verify performance as required.

V. SUBMITTALS

A. COMPLETE EQUIPMENT LIST

1. Provide (4) copies of a complete inventory of equipment proposed for use on this project.

B. SUBSTITUTIONS

1. Any substitutions for specified equipment shall be submitted (10) days prior submittal deadline.

C. CONTRACT CLOSEOUT SUBMITTALS

1. Maintain complete set of Drawings on the job, note changes made during installation.

VI. SYSTEM WIRING

A. All speaker and mult connections shall be made weatherproof. But connections shall be tied up off of the ground and wrapped in clear plastic with the opening facing the ground to allow moisture to drain down and out of the connection.

B. Take precautions to prevent and guard against electromagnetic and electrostatic hum. For line level audio signals, flat cable shields at the output of source devise. Shields not connected to be folded back over cable jacket and covered with heat-shrink tubing. Do not cut off unused shields.

C. Exercise care in wiring; damaged cables or equipment will not be accepted. Isolate cables of different signals or different levels; and separate, organize, and route to restrict channel crosstalk or feedback oscillation in any amplifier section. Keep wiring separated into groups for microphone and line level circuits, loudspeaker circuits, and power circuits.

D. Make joints and connections with rosin-core solder or with mechanical connectors approved by the Consultant; where spade lugs are used, crimp properly with ratchet type tool. Spade lugs mounted on 22 gauge or smaller cable to be soldered after crimping.

E. Route unbroken microphone, audio line, and control wiring from receptacle plate/chassis to patch panel/rack. Remove spliced cables and replace without additional charge to the Client.

F. Connect cable to active components through screw terminal connections and spade lugs whenever available. Make connections to speaker transformers with properly sized closed end connectors crimped with factory approved ratchet type tool. Wire nut or "Scotchlock" connectors are not acceptable for splicing wires smaller than 12 gauges. Do not wrap audio cable splices or connections with adhesive backed tape.

G. Execute wiring in strict adherence to "standard broadcast practices," as excerpted from "Recommended Wiring Practices," Broadcast Audio Equipment for AM, FM, Television (5th Edition), Radio Corporation of America (RCA), Camden, N.J. 1962, and Appendix II, "Recommended Wiring Practices", Sound System Engineering, (2nd Edition), D. Davis, and performed in accordance with standard professional practice.

H. Run vertical wiring inside rack in properly sized plastic raceway with snap-on-covers (Panduit Type E series). Horizontal wiring in rack to be neatly tied in manageable bundles with cable lengths cut to minimize excess cable slack but still allow for service and testing. Provide horizontal support bars of cable bundles sag. Neatly bundled excess AC power cable from rack mounted equipment with plastic cable ties. Rack wiring to be bundled with plastic cable ties or lacing twine. Electrical tape and adhesive backed cable tie anchors are not acceptable.

I. Connect loudspeakers electrically in phase, using the same wire color code for speaker wiring throughout the project. Verify that the acoustic polarity is maintained through the entire electronic signal path including microphones, mixing consoles, signal processing, amplifiers and loudspeakers.

J. Wiring and connections shall be completely visible and labeled in rack. Termination resistors shall be ½ watt 5 per cent tolerance; fully visible and not concealed within equipment or connectors.

VII. EQUIPMENT CABLE AND LABELING

A. Cables and wiring shall be logically and legibly labeled for easy identification. Wiring designations to be an alpha-numeric code that is unique for each cable. Actual cable designation assignments to be determined by Consultant. Provide adhesive labels on the rear of equipment where cables attach to indicate the designation of the cable connected at that point.

B. In professional sound systems, it is customary to categorize circuits in the following:

1. Microphone wiring (-80 dBm to -20 dBm).
2. Line level wiring (-20 dBm to +30 dBm). To telephone engineers, this becomes a maximum level of 0 dBm.
3. High-level wiring (+30 dBm and above; i.e., all loudspeaker circuits).
4. AC power wiring.
5. DC control wiring or emergency power wiring (relays, batteries, etc.)

DRAWINGS LIST - Attachment 2

1. DRAWING TITLES:

1.1 The drawings entitled "2009 Presidential Inaugural Ceremony Sound System Design" dated February 8, 2008, are listed below:

Number	Title
IC-09 1.1	Drawing Index
IC-09 2.1	Master Site Plan
IC-09 3.1	Presidential Stand Audio Systems
IC-09 4.1	Presidential Stand / VIP Infill System
IC-09 5.1	Congressional Seating Audio Systems
IC-09 6.1	Standee Delay Sound Systems
IC-09 7.1	Primary System Speaker Tower Detail
IC-09 8.1	Delay System Speaker Tower Detail
IC-09 9.1	Sound System Power Distribution
IC-09 10.1	Sound System Master Signal Cable Layout
IC-09 11.1	Communications / Intercom Layout
IC-09 12.1	Military Band Layout
IC-09 13.1	Media / Choir Tower Detail
IC-09 14.1	Sound System Single Line Diagram

END LIST OF DRAWING

Baltzell Audio Design

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Note: Equipment types shown below are mandatory. Any Manufacturers or Notes included in this list are shown for informational purposes only. See Section L of the RFP for instructions on submitting a complete Equipment List.

2009 Inaugural Ceremony Audio Equipment List

PRIMARY P.A. SYSTEM**PRIMARY SYSTEM: MAIN TOWERS***DESIGN REQUIREMENT: 3 Stereo mix*

QTY	EQUIPMENT	MFR	NOTES
	SPEAKER CLUSTERS: A/B		
28	Speaker Type 1		
	CONTROLLER		
3	Stereo Digital Speaker Processor		
	EQUIPMENT RACKS		
1	8u 19" equipment rack	available	located at F.O.H. for (3) Speaker Processors
	AMPLIFIER RACK		
14	3-Way Amp Rack Channels		For Speaker Type 1
	HARDWARE		
2	Speaker Type 1 Flying Frame		
6	3/4" shackles	available	
4	3 ft. spansets	available	
4	6 ft. spansets	available	
	CABLE		
14	50 ft NL8 speaker cable	available	12 gauge - 8 conductor
6	25 ft NL8 speaker cable	available	12 gauge - 8 conductor
14	3 ft NL8 speaker cable	available	12 gauge - 8 conductor

PRIMARY SYSTEM - MULT CABLE

QTY	EQUIPMENT	MULT #	NOTES
1	250 ft 56 pair	A1	Microphone Splitter to House Console
1	350 ft 56 pair	A2	Microphone Splitter to Broadcast Pool Audio Rm
1	56 pair Microphone Splitter	A	Passive w/ Jensen Transformers
1	56 pair Input Box	A	
2	56 pair Male XLR Fanout	A	
1	150 ft 16 pair	B	Upstage Choir to Microphone Splitter
1	300 ft 16 pair	C	House Console to Media Platform
1	350 ft 16 pair	D	House Console to Speaker Tower A
1	350 ft 16 pair	E	House Console to Speaker Tower B
1	450 ft 16 pair	F	House Console to Delay Speaker Tower C
1	500 ft 3 pair	G	Speaker Tower C to Speaker Tower D
1	750 ft 16 pair	H	Speaker Tower C to Delay Loop Thru Box
10	16 pair Male XLR Fanout		
10	16 pair Female XLR Fanout		
2	16 pair Input Box		

DELAY SYSTEM - FIBER SYSTEM

QTY	EQUIPMENT	MULT #	NOTES
1	8 Channel A/D Converter	F	Line Level - Minimum 24 bit /48kHz converters
1	8 Channel D/A Converter	F	Line Level - Minimum 24 bit /48kHz converters
1	1300 ft. Fiber Cable	F	Armored w/Professional Connector (not LC type)

PRIMARY SYSTEM - OUTSIDE FILL*DESIGN REQUIREMENT: 1 Mono mix*

QTY	EQUIPMENT	MFR	NOTES
	SPEAKERS		
3	Speaker Type 2		
2	Speaker Type 3		

	AMPLIFIERS		
2	3-Way Amp Rack		With Processor for Speaker Type 2
1	2-Way Amp Rack		With Processor for Speaker Type 3

	CABLE		
4	150 ft NL8 speaker cable	available	12 gage - 8 conductor
4	100 ft NL8 speaker cable	available	12 gage - 8 conductor
4	25 ft NL8 speaker cable	available	12 gage - 8 conductor
2	3 ft NL8 speaker cable	available	12 gage - 8 conductor
4	150 ft NL4 speaker cable	available	14 gage - 4 conductor
2	100 ft NL4 speaker cable	available	14 gage - 4 conductor
1	50 ft NL4 speaker cable	available	14 gage - 4 conductor

	ADAPTERS		
4	NL8 barrel	Neutrik	
2	NL4 barrel	Neutrik	

PRIMARY SYSTEM - INSIDE FILL*DESIGN REQUIREMENT: 1 Mono mix*

QTY	EQUIPMENT	MFR	NOTES
SPEAKERS			
4	Speaker Type 3		
AMPLIFIERS			
1	2-Way Amp Rack		With Processor for Speaker Type 3
CABLE			
2	150 ft NL4 speaker cable	available	14 gage - 4 conductor
2	100 ft NL4 speaker cable	available	14 gage - 4 conductor
2	50 ft NL4 speaker cable	available	14 gage - 4 conductor
2	25 ft NL4 speaker cable	available	14 gage - 4 conductor
ADAPTERS			
2	NL4 barrel	Neutrik	

DELAY SYSTEM 1

DESIGN REQUIREMENT: 2 Mono mix

QTY	EQUIPMENT	MFR	NOTES
SPEAKERS			
4	Speaker Type 1		
6	Speaker Type 2		
AMPLIFIERS			
1	3-Way Amp Rack		With Processor for Speaker Type 1
1	3-Way Amp Rack		With Processor for Speaker Type 2
SPEAKER CABLE			
8	150 ft NL8 speaker cable	available	12 gage - 8 conductor
4	100 ft NL8 speaker cable	available	12 gage - 8 conductor
3	25 ft NL8 speaker cable	available	12 gage - 8 conductor
4	3 ft NL8 speaker cable	available	12 gage - 8 conductor

DELAY SYSTEM 2

DESIGN REQUIREMENT: 2 Mono mix

QTY	EQUIPMENT	MFR	NOTES
SPEAKERS			
16	Speaker Type 1		
6	Speaker Type 2		
AMPLIFIERS			
4	3-Way Amp Rack		With Processor for Speaker Type 1
2	3-Way Amp Rack		With Processor for Speaker Type 2
SPEAKER CABLE			
8	150 ft NL8 speaker cable	available	12 gage - 8 conductor
4	50 ft NL8 speaker cable	available	12 gage - 8 conductor
12	25 ft NL8 speaker cable	available	12 gage - 8 conductor
12	3 ft NL8 speaker cable	available	12 gage - 8 conductor

CONGRESSIONAL SEATING AREA

DESIGN REQUIREMENT: 1 Mono mix

QTY	EQUIPMENT	MFR	NOTES
	SPEAKERS		
109	Speaker Type 5		70 Volt - Tap set at 7.5 watt
	HARDWARE		
4	Mounting Bracket for Speaker Type 5		
	AMPLIFIERS		
8	70 Volt Amps		2 Channel - Must deliver 800 watts per channel
	SPEAKER CABLE		
2	1000 ft of 16 gage zip cable		
60	Scotch Lok Add-a-Taps		

UPPER CONGRESS SEATS / CHOIR / PRESS

DESIGN REQUIREMENT: 3 Mono mix

QTY	EQUIPMENT	MFR		NOTES
	SPEAKERS			
6	Speaker Type 4			
34	Speaker Type 6			

	HARDWARE			
20	Mounting Bracket for Speaker Type 6			
10	Custom Speaker Poles w/ Mount		(See DWG. IC-09 5.1)	
10	Speaker Type 4 stand adapter			
10	Ultimate Support speaker stands			

	AMPLIFIERS			
1	70 Volt Amps		2 Channel	
3	Amp for Speaker Type 4		2 Channel	
4	Amp for Speaker Type 6		2 Channel	

	SPEAKER CABLE			
1	500 ft of 16 gage zip cable			
16	150 ft NL4 speaker cable	available	14 gage - 4 conductor	
10	100 ft NL4 speaker cable	available	14 gage - 4 conductor	
6	50 ft NL4 speaker cable	available	14 gage - 4 conductor	
12	25 ft NL4 speaker cable	available	14 gage - 4 conductor	

PA MIX POSITION

QTY	EQUIPMENT	MFR	NOTES
MIXING CONSOLES			
2	PM5D - 52 input	Yamaha	(2) power supplies w/ auto changeover
1	MY8-AD Analog Input Card	Yamaha	(8) Channel Analog input card
1	MY8-DA Analog Output Card	Yamaha	(8) Channel Analog output card
1	Cascade SCSI Cable	Yamaha	To cascade both PM5D consoles
DIGITAL EQUALIZER			
4	XTA 226	XTA	
EQUIPMENT RACK (for Equalizers)			
1	10u - 19" equipment rack	available	with Furman light/power strip at top
EFFECTS EQUIPMENT			
2	Digital Reverb		TC5000 or Lexicon 200
EQUIPMENT RACK (for Effects Equipment)			
1	6u - 19" equipment rack	available	with Furman light/power strip at top
DIALOGUE SIGNAL PROCESSING			
1	CAT 430 Dialogue Processor	Dolby	with (2) channels and remote control
1	DN 410B Parametric Equalizer	Klark Teknik	Transformer balanced outputs
EQUIPMENT RACKS (for Signal Processing Equipment)			
1	8u - 19" equipment racks	available	with Furman light/power strip at top
AUDIO DISTRIBUTION EQUIPMENT			
8	Audio Distribution Amplifiers	Aphex	1 in 4 out units
EQUIPMENT RACK (for Audio Distribution Equipment)			
1	10u - 19" equipment rack	available	with Furman light/power strip at top
TAPE PLAYBACK MACHINES			
1	Instant Replay	360 Systems	
1	SV3800 DAT player / recorder	Panasonic	
1	Cassette player / recorder	available	
1	CD player	Denon	Cue capability
1	CD Burner	available	
EQUIPMENT RACK (for Playback Machines)			
1	12u - 19" equipment rack	available	with Furman light/power strip at top

TAPE STOCK			
6	90 minute DAT tapes	available	
6	60 minute cassette tapes	available	
12	Blank CD	available	

QTY	EQUIPMENT	MFR	NOTES
SIGNAL MULT CABLE			
4	25 ft 16 pair	Whirlwind	
4	10 ft 16 pair	Whirlwind	
8	XLR Male Fan-out	Whirlwind	
8	XLR Female Fan-out	Whirlwind	

MICROPHONE CABLE			
20	100 ft	available	
60	50 ft	available	
75	25 ft	available	
50	10 ft	available	
30	6 ft	available	
30	2 ft	available	

P.A. MIX AUDIO WORKBOX			
36	XLR female turnaround	available	
36	XLR male turnaround	available	
12	600 ohm to 600 ohm iso transformer	available	Note: must be line level +24dBm
36	pin 1 XLR ground lift adapter	available	
6	XLR phase reverse adapter	available	
24	AC ground lift adapter	available	
6	RCA to XLR adapter cable	available	
24	1/4" 3 conductor to XLR male adapter	available	
24	1/4" 3 conductor to XLR female adapter	available	
4	1/8" mini to XLR adapter	available	
24	XLR "y" cables w/ (2) female - (1) male	available	
24	XLR "y" cables w/ (2) male - (1) female	available	
24	6 ft XLR cables	available	
1	SM 58 microphone	Shure	Talkback
8	Tensor lights	available	
2	Stereo Headphones	available	
6	rolls of 3/4" white paper tape	available	
6	rolls of black gaffer tape	available	

FOLDBACK SYSTEMS**ORCHESTRA FOLDBACK SYSTEM***DESIGN REQUIREMENT: (4) Stage Mixes*

QTY	EQUIPMENT	MFR	NOTES
	SPEAKERS		
12	Speaker Type 7		
	AMPLIFIER RACK		
3	2-Way Amp Rack	available	With Processor for Speaker Type 7
	SPEAKER CABLE		
8	150 ft Neutrik NL4 speakon	available	14 gage - 4 conductor
4	100 ft Neutrik NL4 speakon	available	14 gage - 4 conductor
4	50 ft Neutrik NL4 speakon	available	14 gage - 4 conductor
4	25 ft Neutrik NL4 speakon	available	14 gage - 4 conductor
	FOLDBACK EQUALIZERS		
3	DN360B dual channel 1/3 octave	Klark Teknik	
	EQUIPMENT RACK		(for Foldback EQ's & Effects Equipment)
1	10u 19" equipment rack	available	with Furman light/power strip at top

PODIUM FOLDBACK SYSTEM*DESIGN REQUIREMENT: (1) Mix*

QTY	EQUIPMENT	MFR	NOTES
	SPEAKERS		
1	Speaker Type 5		Installed in podium
	HARDWARE		
1	Custom bracket to install above	available	
	AMPLIFIERS		
1	100 watt amplifier	available	
	SPEAKER CABLE		
1	250 ft 16 gage zip cord	available	

MICROPHONES

QTY	EQUIPMENT	MFR	NOTES
	MICROPHONES		
2	MK41S hyper cardioid element	Schoeps	podium
2	MK40 cardioid element	Schoeps	Announcer
2	816 Shotgun Microphone	Sennheiser	Oath at Podium
8	SM81	Shure	general use
8	Beta 87	Shure	production line vocals
8	535	AKG	choir
4	SM57	Shure	general use
4	Beta 58	Shure	background vocals
16	MD421	Sennheiser	Band
20	308	Beyer	Band
4	KSM32	Shure	Band
4	RE20	EV	Band
12	Active Direct Box	available	general use

	MICROPHONE STANDS		
30	Atlas MS4- 3 section	Atlas	
30	Atlas MS20 - 2 section	Atlas	
35	Boom arms	Beyer	

WIRELESS MICROPHONES

QTY	EQUIPMENT	MFR	NOTES
	WIRELESS MICROPHONES		
4	UHF Frequency agile diversity systems	Shure	Frequency assignments TBD with FCC
4	Body Pack and Handheld Transmitters	Shure	supplied with waist pouches
4	MKE-2 Platinum Lavalier microphone	Sennheiser	

	EQUIPMENT RACK		
1	12u - 19" equipment rack	available	contains (6) UHF receivers & (1) multicoupler
1	2u - 19" rack drawer	available	to store RF transmitters and batteries

	RF ANTENNA EQUIPMENT		
2	UHF directional ground plane antenna	Shure	supply with mounting hardware
2	100 ft RG 8 or RG 213 coax cable	available	termination is BNC
2	50 ft RG 8 or RG 213 coax cable	available	termination is BNC
8	24" BNC to BNC jumpers	available	connect receivers to multicoupler outputs

4	BNC to BNC in line barrel connector	available	
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MISCELLANEOUS

QTY	EQUIPMENT	MFR	NOTES
	WALKIE TALKIES		
12	Two way radios	Motorola	
6	Radio Headsets	Motorola	
	AUXILIARY SPEAKERS		
10	6301B	Fostex	powered speaker for officials, architect etc.
	ELECTRONIC EQUIPMENT		
3	FP11 - Mic to Line Battery Amplifier	Shure	Line driver for remote microphones
	CUE LIGHT SYSTEM		
3	Custom Cue Light Boxes		With (1) red & (1) green light
	VIDEO SYSTEMS		
1	Closed Circuit Camera		
3	13" Video Monitors		
1	Video Distribution Amplifier		
4	200 ft. Coax cable		

COMMUNICATIONS

QTY	EQUIPMENT	MFR	NOTES
	BELT PACKS		
22	BP 325	RTS	
	HEADSETS		
6	DT 109	Beyer	dual muff
18	DT 108	Beyer	single muff
	SPEAKER STATIONS		
6	Dual Listen speaker station	RTS	
	POWER SUPPLIES		
1	PS 31 - 3 Channel	RTS	Amp Location #3 - Center Camera platfrm
	SIGNAL DISTRIBUTION EQUIPMENT		
4	1 X 6 XLR mult box	custom	1 in and 6 out

4	1 X 4 XLR mult box	custom	1 in and 4 out	
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PRESS / MEDIA DISTRIBUTION

QTY	EQUIPMENT	MFR	NOTES
	ACTIVE PRESS MULTS		
4	Line level active press mult boxes	available	(1) +4dB input to (24) line / mic selectable outputs

JANUARY 2009

SUNDAY	MONDAY	TUESDAY	WEDNESDAY	THURSDAY	FRIDAY	SATURDAY
<p>4</p> <p>Possible day off or Contingency Make-up day</p>	<p>5</p> <p>Install Tents Pre-cable Speakers Install Delay Generators Install Power Distribution</p>	<p>6</p> <p>Install Primary PA Spkrs Test Main PA Spkrs Install Power Confirm all Power Distrib. Install Delay Speakers</p>	<p>7</p> <p>Test all Delay Speakers Install Pres. Plifrm Spkrs Finish all Power Install FOH Equipment Install PL EQ Main Towers</p>	<p>8</p> <p>Finish Pres. Plifrm Spkrs Install 70V Cntrs Spkr Finish FOH Continue Install PL Install Splitters EQ Pres. Plifrm EQ Primary Systems 8:00am to 6pm</p>	<p>9</p> <p>Install Marine Band Continue 70V Cntrs Spkr Test Broadcast Feeds Test Splitters EQ Delay Speakers SOUND INITIAL TESTS ACCEPTANCE by 3pm 8:00am to 6pm</p>	<p>10</p> <p>Possible day off or Contingency Make-up day PRIMARY SOUND SYSTEMS OPERATIONAL</p>
<p>11</p> <p>BAND SOUND CHECK TIME TBD Band sound check 8am</p>	<p>12</p> <p>Test FB spkrs & headsets Continue 70V Cntrs Spkr</p>	<p>13</p> <p>Finish all 70V Spkrs Test all 70V Spkrs Install Podium Mics / Spkr</p>	<p>14</p> <p>EQ all 70V Systems Final Test of all Systems EQ Podium Mics</p>	<p>15</p> <p>Final Balance of PA Final Test of all Systems</p>	<p>16</p> <p>FINAL ACCEPTANCE OF SOUND SYSTEM BY 3pm</p>	<p>17</p> <p>Possible day off or Contingency Make-up day REHEARSALS</p>
<p>18</p> <p>4:30am to 3:30pm REHEARSALS</p>	<p>19</p> <p>8:00am to 6pm REHEARSALS</p>	<p>20</p> <p>2009 INAUGURAL Begin Strike Min Clear Stands</p>	<p>21</p> <p>8:00am to 6:00pm Continue Strike</p>	<p>22</p> <p>8:00am to 6pm Finish Strike Clear Capitol Grounds</p>	<p>23</p> <p>8:00am to 6pm</p>	<p>24</p> <p>7:00am to 10pm</p>
<p>25</p> <p>7:00am to 10pm</p>	<p>26</p> <p>7:00am to 10pm</p>	<p>27</p> <p>6:00am to 6pm</p>	<p>28</p> <p>8:00am to 8:00pm</p>	<p>29</p> <p>8:00am to 8:00pm</p>	<p>30</p>	<p>31</p>

ACH VENDOR/MISCELLANEOUS PAYMENT ENROLLMENT FORM

OMB No. 1510-0056

This form is used for Automated Clearing House (ACH) payments with an addendum record that contains payment-related information processed through the Vendor Express Program. Recipients of these payments should bring this information to the attention of their financial institution when presenting this form for completion.

PRIVACY ACT STATEMENT

The following information is provided to comply with the Privacy Act of 1974 (P.L. 93-579). All information collected on this form is required under the provisions of 31 U.S.C. 3322 and 31 CFR 210. This information will be used by the Treasury Department to transmit payment data, by electronic means to vendor's financial institution. Failure to provide the requested information may delay or prevent the receipt of payments through the Automated Clearing House Payment System.

AGENCY INFORMATION

FEDERAL PROGRAM AGENCY

ARCHITECT OF THE CAPITOL

AGENCY IDENTIFIER:

AGENCY LOCATION CODE (ALC):

01-00-0001

ACH FORMAT:

☐ CCD+

☐ CTX

ADDRESS:

2ND & D STS., SW, FORD HOUSE OFFICE BUILDING

WASHINGTON, DC 20024

CONTACT PERSON NAME:

TELEPHONE NUMBER:

()

ADDITIONAL INFORMATION:

PAYEE/COMPANY INFORMATION

NAME

SSN NO. OR TAXPAYER ID NO.

ADDRESS

CONTACT PERSON NAME:

TELEPHONE NUMBER:

()

FINANCIAL INSTITUTION INFORMATION

NAME:

ADDRESS:

ACH COORDINATOR NAME:

TELEPHONE NUMBER:

()

NINE-DIGIT ROUTING TRANSIT NUMBER:

DEPOSITOR ACCOUNT TITLE:

DEPOSITOR ACCOUNT NUMBER:

LOCKBOX NUMBER:

TYPE OF ACCOUNT:

☐ CHECKING

☐ SAVINGS

☐ LOCKBOX

SIGNATURE AND TITLE OF AUTHORIZED OFFICIAL:
(Could be the same as ACH Coordinator)

TELEPHONE NUMBER:

()

AUTHORIZED FOR LOCAL REPRODUCTION

SF 3881 (Rev. 2/2003)
Prescribed by Department of Treasury
31 U.S.C. 3322; 31 CFR 210



UNITED STATES CAPITOL POLICE
WASHINGTON, D.C. 20510-7218

CP-491
(4-04)

REQUEST FOR CHECK OF CRIMINAL HISTORY RECORDS

Please report with: (1) A valid form of photo identification. (2) and this form to the Fairchild Building located at 499 South Capitol Street SW Washington, D.C., Room 127 between the hours of 7am until 3pm Monday through Friday for processing.

1. Name: (Last, First, Middle) _____ Address: _____
Street & No. _____
City & State: _____
Zip: _____ Tele: _____

2. Other Names Ever Used: (e.g. maiden name, nickname, ect. If you have never used another name write "None".) _____

3. Date of Birth: (Month, Day, Year) _____ 4. Birthplace: (City and State or Country) _____

5. Social Security Number: _____ 6. Gender: _____
Male Female

7. Race: _____ 8. Height: _____ 9. Weight: _____ 10. Eye Color: _____ 11. Hair Color: _____

SIGNATURE AND RELEASE OF INFORMATION:

READ THE FOLLOWING CAREFULLY BEFORE YOU SIGN:

- I understand that the information provided above will be used to check the criminal history records of the Federal Bureau of Investigation (FBI).
- I consent to the use of the information provided in making a security determination concerning me.
- I certify that, to the best of my knowledge and belief, all of the information provided above is true, correct, and complete, made in good faith.

12. Signature: _____ 13. Date: _____

WD 05-2103 (Rev.-4) was first posted on www.wdol.gov on 07/10/2007

REGISTER OF WAGE DETERMINATIONS UNDER
THE SERVICE CONTRACT ACT
By direction of the Secretary of Labor

U.S. DEPARTMENT OF LABOR
EMPLOYMENT STANDARDS ADMINISTRATION
WAGE AND HOUR DIVISION
WASHINGTON D.C. 20210

William W. Gross Division of
Director Wage Determinations

Wage Determination No.: 2005-2103
Revision No.: 4
Date Of Revision: 07/05/2007

States: District of Columbia, Maryland, Virginia

Area: District of Columbia Statewide
Maryland Counties of Calvert, Charles, Frederick, Montgomery, Prince George's,
St
Mary's
Virginia Counties of Alexandria, Arlington, Fairfax, Falls Church, Fauquier,
King
George, Loudoun, Prince William, Stafford

Fringe Benefits Required Follow the Occupational Listing

OCCUPATION CODE - TITLE	MINIMUM WAGE RATE
01000 - Administrative Support And Clerical Occupations	
01011 - Accounting Clerk I	13.79
01012 - Accounting Clerk II	15.49
01013 - Accounting Clerk III	18.43
01020 - Administrative Assistant	23.59
01040 - Court Reporter	18.43
01051 - Data Entry Operator I	12.67
01052 - Data Entry Operator II	13.82
01060 - Dispatcher, Motor Vehicle	16.50
01070 - Document Preparation Clerk	13.29
01090 - Duplicating Machine Operator	13.29
01111 - General Clerk I	13.72
01112 - General Clerk II	15.32
01113 - General Clerk III	18.74
01120 - Housing Referral Assistant	21.66
01141 - Messenger Courier	10.23
01191 - Order Clerk I	14.74
01192 - Order Clerk II	16.29
01261 - Personnel Assistant (Employment) I	15.60
01262 - Personnel Assistant (Employment) II	18.43
01263 - Personnel Assistant (Employment) III	21.66
01270 - Production Control Clerk	21.29
01280 - Receptionist	12.72
01290 - Rental Clerk	15.60
01300 - Scheduler, Maintenance	15.60
01311 - Secretary I	17.03
01312 - Secretary II	18.39
01313 - Secretary III	21.66
01320 - Service Order Dispatcher	15.82
01410 - Supply Technician	23.59
01420 - Survey Worker	18.43
01531 - Travel Clerk I	12.07
01532 - Travel Clerk II	13.01
01533 - Travel Clerk III	13.99

01611 - Word Processor I	13.76
01612 - Word Processor II	15.60
01613 - Word Processor III	18.43
05000 - Automotive Service Occupations	
05005 - Automobile Body Repairer, Fiberglass	25.26
05010 - Automotive Electrician	21.37
05040 - Automotive Glass Installer	20.14
05070 - Automotive Worker	20.14
05110 - Mobile Equipment Servicer	17.31
05130 - Motor Equipment Metal Mechanic	22.53
05160 - Motor Equipment Metal Worker	20.14
05190 - Motor Vehicle Mechanic	22.53
05220 - Motor Vehicle Mechanic Helper	16.81
05250 - Motor Vehicle Upholstery Worker	19.66
05280 - Motor Vehicle Wrecker	20.14
05310 - Painter, Automotive	21.37
05340 - Radiator Repair Specialist	20.14
05370 - Tire Repairer	14.43
05400 - Transmission Repair Specialist	22.53
07000 - Food Preparation And Service Occupations	
07010 - Baker	13.18
07041 - Cook I	11.97
07042 - Cook II	13.28
07070 - Dishwasher	9.76
07130 - Food Service Worker	10.25
07210 - Meat Cutter	16.07
07260 - Waiter/Waitress	8.59
09000 - Furniture Maintenance And Repair Occupations	
09010 - Electrostatic Spray Painter	18.05
09040 - Furniture Handler	12.78
09080 - Furniture Refinisher	18.39
09090 - Furniture Refinisher Helper	14.11
09110 - Furniture Repairer, Minor	16.31
09130 - Upholsterer	18.05
11000 - General Services And Support Occupations	
11030 - Cleaner, Vehicles	9.67
11060 - Elevator Operator	9.79
11090 - Gardener	15.70
11122 - Housekeeping Aide	10.89
11150 - Janitor	10.89
11210 - Laborer, Grounds Maintenance	12.07
11240 - Maid or Houseman	10.84
11260 - Pruner	11.37
11270 - Tractor Operator	14.19
11330 - Trail Maintenance Worker	12.07
11360 - Window Cleaner	11.31
12000 - Health Occupations	
12010 - Ambulance Driver	16.06
12011 - Breath Alcohol Technician	17.67
12012 - Certified Occupational Therapist Assistant	20.31
12015 - Certified Physical Therapist Assistant	19.99
12020 - Dental Assistant	16.90
12025 - Dental Hygienist	40.68
12030 - EKG Technician	24.34
12035 - Electroneurodiagnostic Technologist	24.34
12040 - Emergency Medical Technician	17.67
12071 - Licensed Practical Nurse I	18.60
12072 - Licensed Practical Nurse II	20.82
12073 - Licensed Practical Nurse III	21.79
12100 - Medical Assistant	14.23
12130 - Medical Laboratory Technician	18.04
12160 - Medical Record Clerk	14.96
12190 - Medical Record Technician	16.67

12195 - Medical Transcriptionist	16.46
12210 - Nuclear Medicine Technologist	28.93
12221 - Nursing Assistant I	9.75
12222 - Nursing Assistant II	10.96
12223 - Nursing Assistant III	12.99
12224 - Nursing Assistant IV	14.58
12235 - Optical Dispenser	16.67
12236 - Optical Technician	14.41
12250 - Pharmacy Technician	15.75
12280 - Phlebotomist	14.58
12305 - Radiologic Technologist	27.61
12311 - Registered Nurse I	24.92
12312 - Registered Nurse II	31.22
12313 - Registered Nurse II, Specialist	31.22
12314 - Registered Nurse III	37.77
12315 - Registered Nurse III, Anesthetist	37.77
12316 - Registered Nurse IV	45.28
12317 - Scheduler (Drug and Alcohol Testing)	18.04
13000 - Information And Arts Occupations	
13011 - Exhibits Specialist I	18.55
13012 - Exhibits Specialist II	23.33
13013 - Exhibits Specialist III	28.11
13041 - Illustrator I	18.73
13042 - Illustrator II	23.42
13043 - Illustrator III	28.82
13047 - Librarian	25.45
13050 - Library Aide/Clerk	12.52
13054 - Library Information Technology Systems Administrator	22.99
13058 - Library Technician	17.88
13061 - Media Specialist I	16.58
13062 - Media Specialist II	18.55
13063 - Media Specialist III	20.68
13071 - Photographer I	14.67
13072 - Photographer II	17.18
13073 - Photographer III	21.52
13074 - Photographer IV	26.05
13075 - Photographer V	29.15
13110 - Video Teleconference Technician	16.58
14000 - Information Technology Occupations	
14041 - Computer Operator I	16.72
14042 - Computer Operator II	18.71
14043 - Computer Operator III	20.86
14044 - Computer Operator IV	23.18
14045 - Computer Operator V	25.66
14071 - Computer Programmer I (1)	21.60
14072 - Computer Programmer II (1)	26.37
14073 - Computer Programmer III (1)	27.62
14074 - Computer Programmer IV (1)	27.62
14101 - Computer Systems Analyst I (1)	27.62
14102 - Computer Systems Analyst II (1)	27.62
14103 - Computer Systems Analyst III (1)	27.62
14150 - Peripheral Equipment Operator	16.72
14160 - Personal Computer Support Technician	23.18
15000 - Instructional Occupations	
15010 - Aircrew Training Devices Instructor (Non-Rated)	34.39
15020 - Aircrew Training Devices Instructor (Rated)	42.72
15030 - Air Crew Training Devices Instructor (Pilot)	50.66
15050 - Computer Based Training Specialist / Instructor	31.26
15060 - Educational Technologist	29.09
15070 - Flight Instructor (Pilot)	50.66
15080 - Graphic Artist	24.95
15090 - Technical Instructor	23.87
15095 - Technical Instructor/Course Developer	29.19

15110 - Test Proctor	19.04
15120 - Tutor	19.04
16000 - Laundry, Dry-Cleaning, Pressing And Related Occupations	
16010 - Assembler	8.95
16030 - Counter Attendant	8.95
16040 - Dry Cleaner	12.21
16070 - Finisher, Flatwork, Machine	8.95
16090 - Presser, Hand	8.95
16110 - Presser, Machine, Drycleaning	8.95
16130 - Presser, Machine, Shirts	8.95
16160 - Presser, Machine, Wearing Apparel, Laundry	8.95
16190 - Sewing Machine Operator	12.30
16220 - Tailor	13.01
16250 - Washer, Machine	9.81
19000 - Machine Tool Operation And Repair Occupations	
19010 - Machine-Tool Operator (Tool Room)	18.95
19040 - Tool And Die Maker	23.05
21000 - Materials Handling And Packing Occupations	
21020 - Forklift Operator	17.26
21030 - Material Coordinator	21.29
21040 - Material Expediter	21.29
21050 - Material Handling Laborer	12.65
21071 - Order Filler	13.21
21080 - Production Line Worker (Food Processing)	17.28
21110 - Shipping Packer	14.46
21130 - Shipping/Receiving Clerk	14.46
21140 - Store Worker I	10.44
21150 - Stock Clerk	14.35
21210 - Tools And Parts Attendant	17.26
21410 - Warehouse Specialist	17.26
23000 - Mechanics And Maintenance And Repair Occupations	
23010 - Aerospace Structural Welder	25.68
23021 - Aircraft Mechanic I	24.46
23022 - Aircraft Mechanic II	25.68
23023 - Aircraft Mechanic III	26.97
23040 - Aircraft Mechanic Helper	16.61
23050 - Aircraft, Painter	23.42
23060 - Aircraft Servicer	18.71
23080 - Aircraft Worker	19.90
23110 - Appliance Mechanic	20.60
23120 - Bicycle Repairer	14.43
23125 - Cable Splicer	24.98
23130 - Carpenter, Maintenance	20.36
23140 - Carpet Layer	18.70
23160 - Electrician, Maintenance	25.37
23181 - Electronics Technician Maintenance I	22.08
23182 - Electronics Technician Maintenance II	23.44
23183 - Electronics Technician Maintenance III	24.70
23260 - Fabric Worker	17.90
23290 - Fire Alarm System Mechanic	21.46
23310 - Fire Extinguisher Repairer	16.50
23311 - Fuel Distribution System Mechanic	22.81
23312 - Fuel Distribution System Operator	19.38
23370 - General Maintenance Worker	20.91
23380 - Ground Support Equipment Mechanic	24.46
23381 - Ground Support Equipment Servicer	18.71
23382 - Ground Support Equipment Worker	19.90
23391 - Gunsmith I	16.50
23392 - Gunsmith II	19.18
23393 - Gunsmith III	21.46
23410 - Heating, Ventilation And Air-Conditioning Mechanic	21.96
23411 - Heating, Ventilation And Air Contditioning Mechanic (Research Facility)	

23.13		
23430	- Heavy Equipment Mechanic	21.46
23440	- Heavy Equipment Operator	21.46
23460	- Instrument Mechanic	21.46
23465	- Laboratory/Shelter Mechanic	20.36
23470	- Laborer	14.27
23510	- Locksmith	19.76
23530	- Machinery Maintenance Mechanic	21.77
23550	- Machinist, Maintenance	21.52
23580	- Maintenance Trades Helper	15.10
23591	- Metrology Technician I	21.46
23592	- Metrology Technician II	22.61
23593	- Metrology Technician III	23.72
23640	- Millwright	23.30
23710	- Office Appliance Repairer	21.00
23760	- Painter, Maintenance	20.36
23790	- Pipefitter, Maintenance	22.76
23810	- Plumber, Maintenance	20.99
23820	- Pneudraulic Systems Mechanic	21.46
23850	- Rigger	21.46
23870	- Scale Mechanic	19.18
23890	- Sheet-Metal Worker, Maintenance	21.46
23910	- Small Engine Mechanic	20.05
23931	- Telecommunications Mechanic I	25.22
23932	- Telecommunications Mechanic II	26.58
23950	- Telephone Lineman	24.43
23960	- Welder, Combination, Maintenance	21.46
23965	- Well Driller	21.46
23970	- Woodcraft Worker	21.46
23980	- Woodworker	16.50
24000	- Personal Needs Occupations	
24570	- Child Care Attendant	11.58
24580	- Child Care Center Clerk	16.15
24610	- Chore Aide	9.58
24620	- Family Readiness And Support Services Coordinator	12.95
24630	- Homemaker	16.75
25000	- Plant And System Operations Occupations	
25010	- Boiler Tender	24.98
25040	- Sewage Plant Operator	20.23
25070	- Stationary Engineer	24.98
25190	- Ventilation Equipment Tender	17.56
25210	- Water Treatment Plant Operator	20.23
27000	- Protective Service Occupations	
27004	- Alarm Monitor	17.66
27007	- Baggage Inspector	11.51
27008	- Corrections Officer	19.83
27010	- Court Security Officer	23.26
27030	- Detection Dog Handler	17.66
27040	- Detention Officer	19.83
27070	- Firefighter	22.39
27101	- Guard I	11.51
27102	- Guard II	17.66
27131	- Police Officer I	23.94
27132	- Police Officer II	26.60
28000	- Recreation Occupations	
28041	- Carnival Equipment Operator	12.35
28042	- Carnival Equipment Repairer	13.30
28043	- Carnival Equipment Worker	8.40
28210	- Gate Attendant/Gate Tender	13.01
28310	- Lifeguard	11.59
28350	- Park Attendant (Aide)	14.56
28510	- Recreation Aide/Health Facility Attendant	10.62
28515	- Recreation Specialist	18.04

28630 - Sports Official	11.59
28690 - Swimming Pool Operator	16.85
29000 - Stevedoring/Longshoremen Occupational Services	
29010 - Blocker And Bracer	20.55
29020 - Hatch Tender	20.55
29030 - Line Handler	20.55
29041 - Stevedore I	19.18
29042 - Stevedore II	21.64
30000 - Technical Occupations	
30010 - Air Traffic Control Specialist, Center (HFO) (2)	34.71
30011 - Air Traffic Control Specialist, Station (HFO) (2)	23.94
30012 - Air Traffic Control Specialist, Terminal (HFO) (2)	26.36
30021 - Archeological Technician I	17.06
30022 - Archeological Technician II	19.03
30023 - Archeological Technician III	23.76
30030 - Cartographic Technician	24.85
30040 - Civil Engineering Technician	22.19
30061 - Drafter/CAD Operator I	17.92
30062 - Drafter/CAD Operator II	20.06
30063 - Drafter/CAD Operator III	22.36
30064 - Drafter/CAD Operator IV	27.51
30081 - Engineering Technician I	20.19
30082 - Engineering Technician II	22.67
30083 - Engineering Technician III	25.37
30084 - Engineering Technician IV	31.43
30085 - Engineering Technician V	38.44
30086 - Engineering Technician VI	46.51
30090 - Environmental Technician	21.36
30210 - Laboratory Technician	22.36
30240 - Mathematical Technician	26.31
30361 - Paralegal/Legal Assistant I	20.03
30362 - Paralegal/Legal Assistant II	24.82
30363 - Paralegal/Legal Assistant III	30.35
30364 - Paralegal/Legal Assistant IV	36.73
30390 - Photo-Optics Technician	24.85
30461 - Technical Writer I	20.69
30462 - Technical Writer II	25.30
30463 - Technical Writer III	30.61
30491 - Unexploded Ordnance (UXO) Technician I	22.06
30492 - Unexploded Ordnance (UXO) Technician II	26.69
30493 - Unexploded Ordnance (UXO) Technician III	31.99
30494 - Unexploded (UXO) Safety Escort	22.06
30495 - Unexploded (UXO) Sweep Personnel	22.06
30620 - Weather Observer, Combined Upper Air Or Surface Programs (2)	22.14
30621 - Weather Observer, Senior (2)	23.98
31000 - Transportation/Mobile Equipment Operation Occupations	
31020 - Bus Aide	11.99
31030 - Bus Driver	17.54
31043 - Driver Courier	12.71
31260 - Parking and Lot Attendant	9.06
31290 - Shuttle Bus Driver	13.89
31310 - Taxi Driver	13.98
31361 - Truckdriver, Light	13.89
31362 - Truckdriver, Medium	17.09
31363 - Truckdriver, Heavy	18.40
31364 - Truckdriver, Tractor-Trailer	18.40
99000 - Miscellaneous Occupations	
99030 - Cashier	10.03
99050 - Desk Clerk	10.45
99095 - Embalmer	21.77
99251 - Laboratory Animal Caretaker I	10.47
99252 - Laboratory Animal Caretaker II	10.85
99310 - Mortician	27.25

99410 - Pest Controller	14.54
99510 - Photofinishing Worker	11.59
99710 - Recycling Laborer	15.73
99711 - Recycling Specialist	18.72
99730 - Refuse Collector	14.01
99810 - Sales Clerk	11.87
99820 - School Crossing Guard	11.37
99830 - Survey Party Chief	19.76
99831 - Surveying Aide	12.28
99832 - Surveying Technician	18.78
99840 - Vending Machine Attendant	12.61
99841 - Vending Machine Repairer	16.37
99842 - Vending Machine Repairer Helper	12.61

ALL OCCUPATIONS LISTED ABOVE RECEIVE THE FOLLOWING BENEFITS:

HEALTH & WELFARE: \$3.16 per hour or \$126.40 per week or \$547.73 per month

VACATION: 2 weeks paid vacation after 1 year of service with a contractor or successor; 3 weeks after 5 years, and 4 weeks after 15 years. Length of service includes the whole span of continuous service with the present contractor or successor, wherever employed, and with the predecessor contractors in the performance of similar work at the same Federal facility. (Reg. 29 CFR 4.173)

HOLIDAYS: A minimum of ten paid holidays per year, New Year's Day, Martin Luther King Jr's Birthday, Washington's Birthday, Memorial Day, Independence Day, Labor Day, Columbus Day, Veterans' Day, Thanksgiving Day, and Christmas Day. (A contractor may substitute for any of the named holidays another day off with pay in accordance with a plan communicated to the employees involved.) (See 29 CFR 4174)

THE OCCUPATIONS WHICH HAVE PARENTHESES AFTER THEM RECEIVE THE FOLLOWING BENEFITS (as numbered):

1) Does not apply to employees employed in a bona fide executive, administrative, or professional capacity as defined and delineated in 29 CFR 541. (See CFR 4.156)

2) AIR TRAFFIC CONTROLLERS AND WEATHER OBSERVERS - NIGHT PAY & SUNDAY PAY: If you work at night as part of a regular tour of duty, you will earn a night differential and receive an additional 10% of basic pay for any hours worked between 6pm and 6am.

If you are a full-time employed (40 hours a week) and Sunday is part of your regularly scheduled workweek, you are paid at your rate of basic pay plus a Sunday premium of 25% of your basic rate for each hour of Sunday work which is not overtime (i.e. occasional work on Sunday outside the normal tour of duty is considered overtime work).

HAZARDOUS PAY DIFFERENTIAL: An 8 percent differential is applicable to employees employed in a position that represents a high degree of hazard when working with or in close proximity to ordnance, explosives, and incendiary materials. This includes work such as screening, blending, dying, mixing, and pressing of sensitive ordnance, explosives, and pyrotechnic compositions such as lead azide, black powder and photoflash powder. All dry-house activities involving propellants or explosives. Demilitarization, modification, renovation, demolition, and maintenance operations on sensitive ordnance, explosives and incendiary materials. All operations involving regrading and cleaning of artillery ranges.

A 4 percent differential is applicable to employees employed in a position that represents a low degree of hazard when working with, or in close proximity to ordnance, (or employees possibly adjacent to) explosives and incendiary materials which involves potential injury such as laceration of hands, face, or arms of the employee engaged in the operation, irritation of the skin, minor burns and the like; minimal damage to immediate or adjacent work area or equipment being used. All operations involving, unloading, storage, and hauling of ordnance, explosive, and incendiary ordnance material other than small arms ammunition. These differentials are only applicable to work that has been specifically designated by the agency for ordnance, explosives, and incendiary material differential pay.

**** UNIFORM ALLOWANCE ****

If employees are required to wear uniforms in the performance of this contract (either by the terms of the Government contract, by the employer, by the state or local law, etc.), the cost of furnishing such uniforms and maintaining (by laundering or dry cleaning) such uniforms is an expense that may not be borne by an employee where such cost reduces the hourly rate below that required by the wage determination. The Department of Labor will accept payment in accordance with the following standards as compliance:

The contractor or subcontractor is required to furnish all employees with an adequate number of uniforms without cost or to reimburse employees for the actual cost of the uniforms. In addition, where uniform cleaning and maintenance is made the responsibility of the employee, all contractors and subcontractors subject to this wage determination shall (in the absence of a bona fide collective bargaining agreement providing for a different amount, or the furnishing of contrary affirmative proof as to the actual cost), reimburse all employees for such cleaning and maintenance at a rate of \$3.35 per week (or \$.67 cents per day). However, in those instances where the uniforms furnished are made of "wash and wear"

materials, may be routinely washed and dried with other personal garments, and do not require any special treatment such as dry cleaning, daily washing, or commercial laundering in order to meet the cleanliness or appearance standards set by the terms of the Government contract, by the contractor, by law, or by the nature of the work, there is no requirement that employees be reimbursed for uniform maintenance costs.

The duties of employees under job titles listed are those described in the "Service Contract Act Directory of Occupations", Fifth Edition, April 2006, unless otherwise indicated. Copies of the Directory are available on the Internet. A links to the Directory may be found on the WHD home page at <http://www.dol.gov/esa/whd/> or through the Wage Determinations On-Line (WDOL) Web site at <http://wdol.gov/>.

REQUEST FOR AUTHORIZATION OF ADDITIONAL CLASSIFICATION AND WAGE RATE {Standard Form 1444 (SF 1444)}

Conformance Process:

The contracting officer shall require that any class of service employee which is not listed herein and which is to be employed under the contract (i.e., the work to be performed is not performed by any classification listed in the wage determination), be classified by the contractor so as to provide a reasonable relationship (i.e., appropriate level of skill comparison) between such unlisted classifications and the classifications listed in the wage determination. Such conformed classes of employees shall be paid the monetary wages and furnished the fringe benefits as are determined. Such conforming process shall be initiated by the contractor prior to the performance of contract work by such unlisted class(es) of employees. The conformed classification, wage rate, and/or fringe benefits shall be retroactive to the commencement date of the contract. {See Section 4.6 (C)(vi)}

When multiple wage determinations are included in a contract, a separate SF 1444 should be prepared for each wage determination to which a class(es) is to be conformed.

The process for preparing a conformance request is as follows:

- 1) When preparing the bid, the contractor identifies the need for a conformed occupation) and computes a proposed rate).
- 2) After contract award, the contractor prepares a written report listing in order proposed classification title), a Federal grade equivalency (FGE) for each proposed classification), job description), and rationale for proposed wage rate), including information regarding the agreement or disagreement of the authorized representative of the employees involved, or where there is no authorized

representative, the employees themselves. This report should be submitted to the contracting officer no later than 30 days after such unlisted class(es) of employees performs any contract work.

3) The contracting officer reviews the proposed action and promptly submits a report of the action, together with the agency's recommendations and pertinent information including the position of the contractor and the employees, to the Wage and Hour Division, Employment Standards Administration, U.S. Department of Labor, for review. (See section 4.6(b)(2) of Regulations 29 CFR Part 4).

4) Within 30 days of receipt, the Wage and Hour Division approves, modifies, or disapproves the action via transmittal to the agency contracting officer, or notifies the contracting officer that additional time will be required to process the request.

5) The contracting officer transmits the Wage and Hour decision to the contractor.

6) The contractor informs the affected employees.

Information required by the Regulations must be submitted on SF 1444 or bond paper.

When preparing a conformance request, the "Service Contract Act Directory of Occupations" (the Directory) should be used to compare job definitions to insure that duties requested are not performed by a classification already listed in the wage determination. Remember, it is not the job title, but the required tasks that determine whether a class is included in an established wage determination. Conformances may not be used to artificially split, combine, or subdivide classifications listed in the wage determination.

PERFORMANCE BOND
(See instructions on reverse)

DATE BOND EXECUTED (Must be same or later than date of contract)

OMB No.: 9000-0045

Public reporting burden for this collection of information is estimated to average 25 minutes per response, including the time for reviewing instructions, searching existing data sources, gathering and maintaining the data needed, and completing and reviewing the collection of information. Send comments regarding this burden estimate or any other aspect of this collection of information, including suggestions for reducing this burden, to the FAR Secretariat (MVR), Federal Acquisition Policy Division, GSA, Washington, DC 20405

PRINCIPAL (Legal name and business address)

TYPE OF ORGANIZATION ("X" one)

☐ INDIVIDUAL ☐ PARTNERSHIP
☐ JOINT VENTURE ☐ CORPORATION

STATE OF INCORPORATION

SURETY(IES) (Name(s) and business address(es))

PENAL SUM OF BOND

MILLION(S) THOUSAND(S) HUNDRED(S) CENTS

CONTRACT DATE

CONTRACT NO.

OBLIGATION:

We, the Principal and Surety(ies), are firmly bound to the United States of America (hereinafter called the Government) in the above penal sum. For payment of the penal sum, we bind ourselves, our heirs, executors, administrators, and successors, jointly and severally. However, where the Sureties are corporations acting as co-sureties, we, the Sureties, bind ourselves in such sum "jointly and severally" as well as "severally" only for the purpose of allowing a joint action or actions against any or all of us. For all other purposes, each Surety binds itself, jointly and severally with the Principal, for the payment of the sum shown opposite the name of the Surety. If no limit of liability is indicated, the limit of liability is the full amount of the penal sum.

CONDITIONS:

The Principal has entered into the contract identified above.

THEREFORE:

The above obligation is void if the Principal -

(a)(1) Performs and fulfills all the undertakings, covenants, terms, conditions, and agreements of the contract during the original term of the contract and any extensions thereof that are granted by the Government, with or without notice to the Surety(ies), and during the life of any guaranty required under the contract, and (2) performs and fulfills all the undertakings, covenants, terms conditions, and agreements of any and all duly authorized modifications of the contract that hereafter are made. Notice of those modifications to the Surety(ies) are waived.

(b) Pays to the Government the full amount of the taxes imposed by the Government, if the said contract is subject to the Miller Act, (40 U.S.C. 270a-270e), which are collected, deducted, or withheld from wages paid by the Principal in carrying out the construction contract with respect to which this bond is furnished.

WITNESS:

The Principal and Surety(ies) executed this performance bond and affixed their seals on the above date.

PRINCIPAL

SIGNATURE(S)	1.	2.	3.	Corporate Seal
	(Seal)	(Seal)	(Seal)	
NAME(S) & TITLE(S) (Typed)	1.	2.	3.	

INDIVIDUAL SURETY(IES)

SIGNATURE(S)	1.	2.
	(Seal)	(Seal)
NAME(S) (Typed)	1.	2.

CORPORATE SURETY(IES)


SURETY A	NAME & ADDRESS	STATE OF INC.	LIABILITY LIMIT	Corporate Seal
			\$	
	SIGNATURE(S)	1.	2.	
	NAME(S) & TITLE(S) (Typed)	1.	2.	

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STANDARD FORM 25 (REV. 5-96)
Prescribed by GSA-FAR (48 CFR) 53.228(b)

CORPORATE SURETY(IES) (Continued)

SURETY B	NAME & ADDRESS		STATE OF INC.	LIABILITY LIMIT	Corporate Seal
	SIGNATURE(S)	1.	2.	\$	
	NAME(S) & TITLE(S) (Typed)	1.	2.		
SURETY C	NAME & ADDRESS		STATE OF INC.	LIABILITY LIMIT	Corporate Seal
	SIGNATURE(S)	1.	2.	\$	
	NAME(S) & TITLE(S) (Typed)	1.	2.		
SURETY D	NAME & ADDRESS		STATE OF INC.	LIABILITY LIMIT	Corporate Seal
	SIGNATURE(S)	1.	2.	\$	
	NAME(S) & TITLE(S) (Typed)	1.	2.		
SURETY E	NAME & ADDRESS		STATE OF INC.	LIABILITY LIMIT	Corporate Seal
	SIGNATURE(S)	1.	2.	\$	
	NAME(S) & TITLE(S) (Typed)	1.	2.		
SURETY F	NAME & ADDRESS		STATE OF INC.	LIABILITY LIMIT	Corporate Seal
	SIGNATURE(S)	1.	2.	\$	
	NAME(S) & TITLE(S) (Typed)	1.	2.		
SURETY G	NAME & ADDRESS		STATE OF INC.	LIABILITY LIMIT	Corporate Seal
	SIGNATURE(S)	1.	2.	\$	
	NAME(S) & TITLE(S) (Typed)	1.	2.		

BOND PREMIUM 	RATE PER THOUSAND (\$)	TOTAL (\$)
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INSTRUCTIONS

1. This form is authorized for use in connection with Government contracts. Any deviation from this form will require the written approval of the Administrator of General Services.
2. Insert the full legal name and business address of the Principal in the space designated "Principal" on the face of the form. An authorized person shall sign the bond. Any person signing in a representative capacity (e.g., an attorney-in-fact) must furnish evidence of authority if that representative is not a member of the firm, partnership, or joint venture, or an officer of the corporation involved.
3. (a) Corporations executing the bond as sureties must appear on the Department of the Treasury's list of approved sureties and must act within the limitation listed therein. Where more than one corporate surety is involved, their names and addresses shall appear in the spaces (Surety A, Surety B, etc.) headed "CORPORATE

SURETY(IES)." In the space designated "SURETY(IES)" on the face of the form, insert only the letter identification of the sureties.

(b) Where individual sureties are involved, a completed Affidavit of Individual Surety (Standard Form 28) for each individual surety, shall accompany the bond. The Government may require the surety to furnish additional substantiating information concerning their financial capability.

4. Corporations executing the bond shall affix their corporate seals. Individuals shall execute the bond opposite the word "Corporate Seal", and shall affix an adhesive seal if executed in Maine, New Hampshire, or any other jurisdiction requiring adhesive seals.

5. Type the name and title of each person signing this bond in the space provided.

2009 PRESIDENTIAL INAUGURAL SOUND SYSTEM**PAST PERFORMANCE QUESTIONNAIRE FOR
SOLICITATION NUMBER AOC RFP080039**

The contractor listed below is being considered for a contract award by the Architect of the Capitol, Washington, DC. Your name has been provided as a customer reference regarding performance under a past contract with your agency/company. Your comments are considered Source Selection Sensitive, therefore, you are advised that your response will be safeguarded to the extent cited in the Federal Acquisition Regulation (FAR) 42.1503. FAR prohibits the release of past performance evaluations to other than other Government personnel and the contractor whose performance is being evaluated during the period the information may be used to provide source selection information.

In order to maintain the integrity of the source selection process, respectfully request that you do not divulge the name of the contractor nor discuss your comments on this questionnaire with any other individuals.

Your completion of this form will be greatly appreciated. Upon completion, please fax this form to: (866) 813-9541, Attn: Matt Hazlinsky.

Past Project Information:

1. Contractor (Prime): _____
2. Project Title : _____
1. Name: Agency/Company, POC _____ Date: _____
2. Phone No.: () _____ Fax No. () _____
3. Address: _____
4. Position held or function in relation to project: _____

Ratings: Please evaluate the contractor's performance using the following ratings:

- | | |
|--------------------|---|
| “O” Outstanding | The contractor's performance clearly exceeded the contract requirements. |
| “S” Satisfactory | The contractor's performance met the contract requirements. |
| “M” Marginal | The contractor's performance met the minimum contract requirements but with difficulty. |
| “U” Unsatisfactory | The contractor's performance was poor and/or did not satisfy contract requirements. |

AOC PAST PERFORMANCE QUESTIONNAIRE

RFP: 080039

Please rate and provide supporting information for the following. If the rating is Outstanding or Unsatisfactory, please provide specific contract/job performance areas which were exceeded or not performed in accordance with the contract's minimum requirements. (Use additional sheets as needed.)

1. The relationship between the contractor and owner's contract team/Contracting Officer/COR?.

Rating:

2. The contractor's on-site management and coordination of subcontractors.

Rating:

3. The contractor's overall corporate management, integrity, reasonableness and cooperative conduct.

Rating:

4. Performance in meeting delivery/completion schedules.

Rating:

5. If there were any schedule problems, what did the contractor do to resolve the problems?

Rating:

6. If there were any problems other than schedule, what did the contractor do to resolve the problems? What corrective action was taken to resolve problems?

Rating:

6. The contractor's quality control (CQC).

Rating:

7. The contractor's performance in delivering quality work in accordance with the contract:

Rating: _____

8. The contractor's ability to provide the required work at a reasonable total price.

Rating: _____

9. The contractor's compliance with labor standards, if applicable.

Rating: _____

10. The contractor's compliance with safety standards.

Rating: _____

11. Has the contractor been given any of the following: cure notice, show cause, letters of reprimand, suspension of payments, termination? If yes, please explain.

Rating: _____

12. Would you award another contract to this contractor? If no, please state reasons for not recommending this contractor for additional work.

Rating: _____

13. Was the customer satisfied with the end product?

14. Has the contractor been provided an opportunity to discuss any negative performance ratings? If so, what were the results? _____

15. Has the contractor filed any claims? _____

How many? _____

And to what

extent? _____

Claims

outstanding/why? _____

16. **OVERALL RATING**

Rating: _____

17. Please provide any additional comments: _____

NAME/TITLE: _____

AGENCY/COMPANY: _____

PHONE NUMBER: _____ DATE: _____